

# THE NATIONAL ARCHIVES FEDERAL REGISTER OF THE UNITED STATES

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Washington, Saturday, September 13, 1947

## TITLE 7—AGRICULTURE

### Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

[Lemon Reg. 238, Amdt. 1]

#### PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

##### LIMITATION OF SHIPMENTS

a. *Findings.* (1) Pursuant to the marketing agreement and Order No. 53 (7 CFR, Cum. Supp., 953.1 et seq.), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and the 30-day effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d Sess.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which the regulation is based became available and the time when this regulation must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

b. *Order, as amended.* (1) The provisions in paragraphs (b) (1) and (2) of § 953.345 (Lemon Regulation 238, 12 F. R. 5939) are hereby amended to read as follows:

(1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., September 7, 1947, and ending at 12:01 a. m., P. s. t., September 14, 1947, is hereby fixed at 325 carloads, or an equivalent quantity.

(2) The prorate base of each handler who has made application therefor, as provided in the said marketing agreement and order, is hereby fixed in ac-

cordance with the prorate base schedule which is attached to Lemon Regulation 237 (12 F. R. 5838) and made a part hereof by this reference. The Lemon Administrative Committee, in accordance with the provisions of the said marketing agreement and order, shall calculate the quantity of lemons which may be handled by each such handler during the period specified in subparagraph (1) of this paragraph.

(48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 11th day of September 1947.

[SEAL]      S. R. SMITH,  
Director, Fruit and Vegetable  
Branch, Production and Mar-  
keting Administration.

[F. R. Doc. 47-8436; Filed, Sept. 12, 1947;  
8:00 a. m.]

[Lemon Reg. 239]

#### PART 953—LEMONS GROWN IN CALIFORNIA AND ARIZONA

##### LIMITATION OF SHIPMENTS

§ 953.346 *Lemon Regulation 239—(a) Findings.* (1) Pursuant to the marketing agreement and Order No. 53 (7 CFR, Cum. Supp., 953.1 et seq.), regulating the handling of lemons grown in the State of California or in the State of Arizona, effective under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and the 30-day effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d Sess., 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and

(Continued on next page)

## CONTENTS

	Page
<b>Agriculture Department</b>	
Rules and regulations:	
Limitation of shipments in California and Arizona:	
Lemons (2 documents) _____	6101
Oranges _____	6103
<b>Alien Property, Office of</b>	
Notices:	
Vesting orders:	
Euhring, Martha _____	6123
Harada, Kiichi, et al. _____	6124
Helling, Frank _____	6121
Schoellkopf, Kuno _____	6122
Stangen, Carl _____	6123
Vasel, Walter, and Mary _____	6122
Volkerts, Albert, et al. _____	6124
<b>Federal Communications Commission</b>	
Notices:	
Editorializing by broadcast licensees _____	6115
-FM broadcast stations, frequency assignments for conditionally granted Class B _____	6116
Hearings, etc.:	
Four States Broadcasting Co., Inc. _____	6114
Independent Broadcasting Co., Inc. (WIBX) _____	6114
Keystone Broadcasting Corp. et al. _____	6114
Mackay Radio and Telegraph Co., Inc. _____	6114
Mackay Radio and Telegraph Co., Inc., et al. _____	6114
Patriot Co. et al. _____	6113
Presque Isle Broadcasting Co. (WERC) and WLEU Broadcasting Corp. _____	6114
San Diego Broadcasting Co., Inc. (KUSN) _____	6116
Southwestern Bell Telephone Co. _____	6115
Wisconsin Telephone Co. _____	6115
Motions Commissioner, designation for September, 1947 _____	6116
Radar experimental Class 2 stations:	
Extension of license term _____	6116
Installed aboard ship, notice to licensees _____	6118
Radiotelegraph service between U. S. and foreign and overseas points, assignment of frequencies _____	6114



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## CONTENTS—Continued

<b>Federal Communications Commission—Continued</b>	<b>Page</b>
Rules and regulations:	
Experimental radio services:	
Extension of license term.....	6113
Frequencies .....	6113
<b>Federal Power Commission</b>	
Notices:	
Hearings, etc..	
Indiana Gas and Water Co., Inc.....	6118
Panhandle Eastern Pipe Line Co .....	6118

## CONTENTS—Continued

<b>Federal Trade Commission</b>	<b>Page</b>
Notices:	
Hearings, etc..	
Army and Navy Publishing Co. et al.....	6119
Parker Herbox Corp.....	6119
<b>Food and Drug Administration</b>	
Rules and regulations:	
Miscellaneous amendments:	
Antibiotic drugs, tests and methods of assay.....	6109
Penicillin- or streptomycin-containing drugs, certification of batches.....	6109
<b>Interstate Commerce Commission</b>	
Notices:	
Reconsignment:	
Chicago, Ill.:	
Peaches.....	6119
Potatoes.....	6119
Freight car at Fairmont, Minn.....	6120
<b>Land Management Bureau</b>	
Rules and regulations:	
Permits, leases and licenses; reinstatement of rejected supplications for lands restored from withdrawal or use for war purposes.....	6112
<b>Materials Distribution, Office of</b>	
Rules and regulations:	
Cinchona bark, quinine, and quindine.....	6110
<b>Securities and Exchange Commission</b>	
Notices:	
Hearings, etc..	
Gas Service Co.....	6120
Public Service Corp. of New Jersey and South Jersey Gas Co.....	6121
Staten Island Edison Corp....	6120
Texas Utilities Co. and Texas Electric Service Co.....	6120
<b>Selective Service Records, Office of</b>	
Rules and regulations:	
Organization and procedure....	6109
<b>War Department</b>	
Rules and regulations:	
Miscellaneous amendments:	
Central and field agencies, description.....	6104
Agencies dealing with public; organization, functions and procedures: Chemical Corps.....	6104

## CODIFICATION GUIDE

A numerical list of the parts of the Code of Federal Regulations affected by documents published in this issue. Proposed rules, as opposed to final actions, are identified as such in parentheses.

<b>Title 7—Agriculture</b>	<b>Page</b>
Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)	
Part 953—Lemons grown in California and Arizona (2 documents).....	6101
Part. 966—Oranges grown in California and Arizona.....	6103

## CODIFICATION GUIDE—Con.

<b>Title 10—Army: War Department</b>	<b>Page</b>
Subtitle A—Organization, function and procedures:	
Part 1—Description of central and field agencies.....	6104
Part 2—Organization, functions, and procedures of agencies dealing with the public.....	6104
<b>Title 21—Food and Drugs</b>	
Chapter I—Food and Drug Administration, Federal Security Agency	
Part 141—Tests and methods of assay for antibiotic drugs....	6109
Part 146—Certification of batches of penicillin- or streptomycin-containing drugs....	6109
<b>Title 32—National Defense</b>	
Chapter VI—Office of Selective Service Records:	
Part 601—Organization and procedure.....	6109
Chapter IX—Office of Materials Distribution, Bureau of Foreign and Domestic Commerce, Department of Commerce:	
Part 3293—Cinchona bark, quinine, and quindine.....	6110
<b>Title 43—Public Lands: Interior</b>	
Chapter I—Bureau of Land Management, Department of the Interior:	
Part 191—General regulations applicable to permits, leases, and licenses (Parts 192–198, inclusive).....	6112
<b>Title 47—Telecommunication</b>	
Chapter I—Federal Communications Commission:	
Part 5—Experimental radio services (2 documents).....	6113

the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order.* (1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., P. s. t., September 14, 1947, and ending at 12:01 a. m., P. s. t., September 21, 1947, is hereby fixed at 300 carloads, or an equivalent quantity.

(2) The prorate base of each handler who has made application therefor, as provided in the said marketing agreement and order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference. The Lemon Administrative Committee, in accordance with the provisions of the said marketing agreement and order, shall calculate the quantity of lemons which may be handled by each such handler during the period specified in subparagraph (1) of this paragraph.

(3) As used in this section, "handler," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such term in the said marketing

agreement and order. (48 Stat. 31, as amended; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 11th day of September 1947.

[SEAL] S. R. SMITH,  
Director Fruit and Vegetable  
Branch, Production and Mar-  
keting Administration.

#### PRORATE BASE SCHEDULE

Storage date: September 7, 1947

[12:01 a. m. Sept. 14, 1947; to 12:01 a. m.  
Sept. 21, 1947]

Handler	Prorate base (percent)
Total	100.000
Allen-Young Citrus Packing Co.	.000
American Fruit Growers, Fullerton	.315
American Fruit Growers, Lindsay	.000
American Fruit Growers, Upland	.292
Consolidated Citrus Growers	.000
Corona Plantation Co.	.205
Hazeltine Packing Co.	.282
Leppla-Pratt, Produce Distributors, Inc.	.000
McKellips, C. H.-Phoenix Citrus Co.	.000
McKellips Mutual Citrus Growers Inc.	.000
Phoenix Citrus Packing Co.	.000
Ventura Coastal Lemon Co.	1.951
Ventura Pacific Co.	1.690
Total, A. F. G.	4.735

Arizona Citrus Growers	.000
Desert Citrus Growers Co., Inc.	.012
Mesa Citrus Growers	.000
Elderwood Citrus Association	.000
Klink Citrus Association	.000
Lemon Cove Association	.000
Glendora Lemon Growers Associa- tion	1.157
La Verne Lemon Association	.577
La Habra Citrus Association	.954
Yorba Linda Citrus Association	.454
Alta Loma Heights Citrus Associa- tion	.411
Etiwanda Citrus Fruit Association	.178
Mountain View Fruit Association	.398
Old Baldy Citrus Association	.857
Upland Lemon Growers Association	4.037
Central Lemon Association	.795
Irvine Citrus Association, The	.661
Placencia Mutual Orange Associa- tion	.274
Corona Citrus Association	.032
Corona Foothill Lemon Co.	.918
Jameson Co.	.476
Arlington Heights Fruit Co.	.105
College Heights Orange & Lemon Association	3.351
Chula Vista Citrus Association, The	1.661
El Cajon Valley Citrus Association	.034
Escondido Lemon Association	1.923
Fallbrook Citrus Association	1.439
Lemon Grove Citrus Association	.230
San Dimas Lemon Association	1.260
Carpinteria Lemon Association	4.188
Carpinteria Mutual Citrus Associa- tion	2.043
Goleta Lemon Association	4.920
Johnston Fruit Co.	8.263
North Whittier Heights Citrus Asso- ciation	.462
San Fernando Heights Lemon Asso- ciation	.856
San Fernando Lemon Association	.197
Sierra Madre-Lamanda Citrus Asso- ciation	1.240
Tulare County Lemon & Grapefruit Association	.000
Briggs Lemon Association	3.808
Culbertson Investment Co.	1.008
Culbertson Lemon Association	1.491
Fillmore Lemon Association	.636
Oxnard Citrus Association, No. 1	3.791
Oxnard Citrus Association, No. 2	3.365
Rancho Sespe	.673

#### PRORATE BASE SCHEDULE—Continued

Handler	Prorate base (percent)
Santa Paula Citrus Fruit Associa- tion	3.242
Saticoy Lemon Association	5.889
Seaboard Lemon Association	6.695
Semls Lemon Association	3.811
Ventura Citrus Association	2.397
Limónela Co.	3.124
Teague-McKevett Association	.695
East Whittier Citrus Association	.334
Leffingwell Rancho Lemon Associa- tion	.341
Murphy Ranch Co.	.788
Whittier Citrus Association	.422
Whittier Select Citrus Association	.405
Total, C. F. G. E.	89.524

Arizona Citrus Products Co.	.020
Chula Vista Mutual Lemon Associa- tion	1.194
Escondido Cooperative Citrus Asso- ciation	.127
Glendora Cooperative Citrus Asso- ciation	.623
Index Mutual Association	.061
La Verne Cooperative Citrus Associa- tion	1.353
Libbey Fruit Packing Co.	.000
Orange Cooperative Citrus Associa- tion	.020
Pioneer Fruit Co.	.000
Tempe Citrus Co.	.000
Ventura Co. Orange & Lemon Asso- ciation	2.046
Whittier Mutual Orange & Lemon Association	.093
Total, M. O. D.	4.711

Abbate, Chas. Co., Inc.	.000
California Citrus Groves, Inc. Ltd.	.000
Evans Brothers Pkg. Co.	.000
Riverside	.000
Sentinel Butte Ranch	.000
Foothill Packing Co.	.011
Granada Packing House	.000
Harding & Leggett	.000
Howell, Ira E., Fruit & Produce, Inc.	.000
Morris Bros. Fruit Co.	.059
Orange Belt Fruit Distributors	.257
Potato House, The	.000
Raymond Bros.	.000
Rooke, B. G., Packing Co.	.000
San Antonio Orchard Co.	.010
Sun Valley Packing Co.	.000
Sunny Hills Ranch, Inc.	.000
Valley Citrus Packing Co.	.000
Verity, R. H., Sons & Co.	.043
Western States Fruit & Produce Co.	.000
Total Independents	.830

[F. R. Doc. 47-5448; Filed, Sept. 13, 1947;  
8:53 a. m.]

[Orange Reg. 105]

#### PART 966—ORANGES GROWN IN CALIFORNIA AND ARIZONA

##### LIMITATION OF SHIPMENTS

§ 966.341 *Orange Regulation 195—*  
(a) *Findings.* (1) Pursuant to the pro-  
visions of Order No. 66 (7 CFR, Cum.  
Supp., 966.1 et seq.) regulating the han-  
dling of oranges grown in the State of  
California or in the State of Arizona, ef-  
fective under the applicable provisions of  
the Agricultural Marketing Agreement  
Act of 1937, as amended, and upon the  
basis of the recommendation and infor-  
mation submitted by the Orange Admin-  
istrative Committee, established under  
the said order, and upon other available

information, it is hereby found that the  
limitation of the quantity of such oranges  
which may be handled, as hereinafter  
provided, will tend to effectuate the de-  
clared policy of the act.

(2) It is hereby further found that  
compliance with the notice, public rule  
making procedure, and the 30-day effec-  
tive date requirements of the Adminis-  
trative Procedure Act (Pub. Law 404, 72th  
Cong., 2d Sess., 60 Stat. 237) is impracti-  
cable and contrary to the public interest  
in that the time intervening between the  
date when information upon which this  
section is based became available and  
the time when this section must become  
effective in order to effectuate the de-  
clared policy of the Agricultural Market-  
ing Agreement Act of 1937, as amended,  
is insufficient for such compliance.

(b) *Order.* (1) The quantity of  
oranges grown in the State of California  
or in the State of Arizona which may be  
handled during the period beginning at  
12:01 a. m., P. S. T., September 14, 1947,  
and ending at 12:01 a. m., P. S. T., Sep-  
tember 21, 1947, is hereby fixed as fol-  
lows:

(i) *Valencia oranges.* (a) Prorate  
District No. 1, unlimited movement; (b)  
Prorate District No. 2, 1760 carloads; and  
(c) Prorate District No. 3, unlimited  
movement.

(ii) *Oranges other than Valencia*  
*oranges.* (a) Prorate Districts Nos. 1, 2,  
and 3, no movement.

(2) The prorate base of each handler  
who has made application therefor, as  
provided in the said order, is hereby fixed  
in accordance with the prorate base  
schedule which is attached hereto and  
made a part hereof by this reference.  
The Orange Administrative Committee,  
in accordance with the provisions of the  
said order, shall calculate the quantity  
of oranges which may be handled by each  
such handler during the period specified  
in subparagraph (1) of this paragraph.

(3) As used in this section, "han-  
dled," "handler," "carloads," and "pro-  
rate base" shall have the same meaning  
as is given to each such term in the said  
order; and "Prorate District No. 1,"  
"Prorate District No. 2," and "Prorate  
District No. 3" shall have the same mean-  
ing as is given to each such term in  
§ 966.107 of the rules and regulations (11  
F. R. 10253) issued pursuant to said  
order. (48 Stat. 31, as amended; 7  
U. S. C. 601 et seq.)

Done at Washington, D. C., this 11th  
day of September 1947.

[SEAL] S. R. SMITH,  
Director, Fruit and Vegetable  
Branch, Production and Mar-  
keting Administration.

#### PRORATE BASE SCHEDULE

[12:01 a. m., Sept. 14, 1947, to 12:01 a. m.,  
Sept. 21, 1947]

#### VALENCIA ORANGES

##### Prorate District No. 2

Handler	Prorate base (percent)
Total	100.0000
A. F. G. Alta Loma	.6123
A. F. G. Fullerton	.9307
A. F. G. Orange	.6526
A. F. G. Redlands	.2242

## PRORATE BASE SCHEDULE—Continued

## VALENCIA ORANGES—continued

## Prorate District No. 2—Continued

Handler	Prorate base (percent)
A. F. G. Riverside	0.1280
A. F. G. San Juan Capistrano	.9052
A. F. G. Santa Paula	.3211
Corona Plantation Co.	.2378
Haazeltine Packing Co.	.3635
Placentia Pioneer Valley Growers Association	.6641
Signal Fruit Association	.0790
Azusa Citrus Association	.4339
Azusa Orange Co., Inc.	.1347
Damerel-Allison Co.	.8182
Glendora Mutual Orange Association	.3764
Irwindale Citrus Association	.4135
Puente Mutual Citrus Association	.2074
Valencia Heights Orchards Association	.5030
Glendora Citrus Association	.3456
Glendora Heights Orange & Lemon Growers Association	.0306
Gold Buckle Association	.5873
La Verne Orange Association	.6384
Anaheim Citrus Fruit Association	1.3610
Anaheim Valencia Orange Association	1.5853
Eadington Fruit Co., Inc.	2.1232
Fullerton Mutual Orange Association	1.8093
La Habra Citrus Association	1.1384
Orange County Valencia Association	.7526
Orangethorpe Citrus Association	1.2695
Placentia Cooperative Orange Association	.7655
Yorba Linda Citrus Association, The	.6135
Alta Loma Heights Citrus Association	.0477
Citrus Fruit Growers	.1409
Cucamonga Citrus Association	.1518
Etiwanda Citrus Fruit Association	.0415
Old Baldy Citrus Association	.1311
Rialto Heights Orange Growers	.0968
Upland Citrus Association	.3977
Upland Heights Orange Association	.1495
Consolidated Orange Growers	1.9385
Frances Citrus Association	1.0507
Garden Grove Citrus Association	1.6338
Goldenwest Citrus Association, The	1.4569
Irvine Valencia Growers	2.4129
Olive Heights Citrus Association	1.8901
Santa Ana-Tustin Mutual Citrus Association	1.0284
Santiago Orange Growers Association	4.3081
Tustin Hills Citrus Association	1.8244
Villa Park Orchards Association, The	1.8465
Andrews Bros. of Calif.	.4545
Bradford Bros., Inc.	.7745
Placentia Mutual Orange Association	1.7214
Placentia Orange Growers Association	2.8507
Call Ranch	.0716
Corona Citrus Association	.5017
Jameson Company	.0729
Orange Heights Orange Association	.3624
Break & Son, Allen	.0558
Bryn Mawr Fruit Growers Association	.2605
Crafton Orange Growers Association	.3690
E. Highlands Citrus Association	.0847
Fontana Citrus Association	.0704
Highland Fruit Growers Association	.0500
Krinard Packing Co.	.2569
Mission Citrus Association	.1358
Redlands Cooperative Fruit Association	.4004
Redlands Heights Groves	.4016
Redlands Orange Growers Association	.2573
Redlands Oregedale Association	.2791
Redlands Select Groves	.1588

## PRORATE BASE SCHEDULE—Continued

## VALENCIA ORANGES—continued

## Prorate District No. 2—Continued

Handler	Prorate base (percent)
Rialto Citrus Association	0.1483
Rialto Orange Co.	.1478
Southern Citrus Association	.2015
United Citrus Growers	.1424
Zilen Citrus Co.	.0726
Andrews Bros. of California	.1094
Arlington Heights Fruit Co.	.1142
Brown Estate, L. V. W.	.1298
Gavilan Citrus Association	.1520
Hemet Mutual Groves	.1018
Highgrove Fruit Association	.0521
McDermont Fruit Co.	.1894
Mentone Heights Association	.0715
Monte Vista Citrus Association	.2042
National Orange Co.	.0402
Riverside Heights Orange Growers Association	.0860
Sierra Vista Packing Association	.0577
Victoria Avenue Citrus Association	.1729
Claremont Citrus Association	.1126
College Heights Orange and Lemon Association	.1604
El Camino Citrus Association	.0811
Indian Hill Citrus Association	.1469
Pomona Fruit Growers Exchange	.3494
Walnut Fruit Growers Association	.4244
West Ontario Citrus Association	.3555
El Cajon Valley Citrus Association	.3075
Escondido Orange Association	2.3759
San Dimas Orange Growers Association	.4944
Covina Citrus Association	1.0480
Covina Orange Growers Association	.3905
Duarte-Monrovia Fruit Exchange	.1555
Santa Barbara Orange Association	.0000
Ball & Tweedy Association	.6005
Canoga Citrus Association	.7197
N. Whittier Heights Citrus Association	.8394
San Fernando Fruit Growers Association	.3811
San Fernando Heights Orange Association	.9362
Sierra Madre-Lamanda Citrus Association	.4409
Camarillo Citrus Association	1.4578
Fillmore Citrus Association	3.4713
Mupu Citrus Association	2.4578
Ojai Orange Association	.8287
Piru Citrus Association	1.8446
Santa Paula Orange Association	.9824
Tapo Citrus Association	.8348
Limoneira Co.	.3871
E. Whittier Citrus Association	.3932
El Ranchito Citrus Association	1.2677
Murphy Ranch	.4210
Rivera Citrus Association	.5319
Whittier Citrus Association	.7130
Whittier Select Citrus Association	.4871
Anaheim Cooperative Orange Association	1.5275
Bryn Mawr Mutual Orange Association	.1081
Chula Vista Mutual Lemon Association	.0895
Escondido Cooperative Citrus Association	.3247
Eucild Avenue Orange Association	.4001
Foothill Citrus Union, Inc.	.0324
Fullerton Cooperative Orange Association	.4814
Garden Grove Orange Cooperative, Inc.	.7623
Glendora Cooperative Citrus Association	.0550
Golden Orange Groves, Inc.	.3038
Highland Mutual Groves	.0321
Index Mutual Association	.2307
La Verne Cooperative Citrus Association	1.4123
Olive Hillside Groves	.7062
Orange Cooperative Citrus Association	1.1391
Redlands Foothill Groves	.4922
Redlands Mutual Orange Association	.1689

## PRORATE BASE SCHEDULE—Continued

## VALENCIA ORANGES—continued

## Prorate District No. 2—Continued

Handler	Prorate base (percent)
Riverside Citrus Association	0.0268
Ventura County Orange & Lemon Association	.7913
Whittier Mutual Orange & Lemon Association	.2522
Babijuce Corporation of California	.6004
Banks Fruit Co.	.2268
Banks, L. M.	.6374
Borden Fruit Co.	.9563
California Fruit Distributors	.1584
Cherokee Citrus Co., Inc.	.1339
Chess Co., Meyer W.	.1396
Escondido Avocado Growers	.0213
Evans Brothers Packing Co.	.1998
Gold Banner Association	.2790
Granada Hills Packing Co.	.0612
Granada Packing House	2.1301
Hill, Fred A.	.0768
Inland Fruit Dealers	.0325
Mills, Edward	.0018
Orange Belt Fruit Distributors	2.0565
Panno Fruit Company, Carlo	.0646
Paramount Citrus Association	.2421
Placentia Orchards Co.	.4977
San Antonio Orchards Co.	.4289
Santa Fe Groves Co.	.0494
Snyder & Sons Co., W. A.	.4817
Stephens, T. F.	.0852
Sunny Hills Ranch, Inc.	.1152
Ventura County Citrus Association	.0139
Verity & Sons, Co., R. H.	.0351
Wall, E. T.	.1345
Webb Packing Co.	.1652
Western Fruit Growers, Inc., Ana.	.0181
Western Fruit Growers, Inc., Reds.	.6453
Yorba Orange Growers Association	.7517

[F. R. Doc. 47-8437; Filed, Sept. 12, 1947; 9:00 a. m.]

## TITLE 10—ARMY WAR DEPARTMENT

## Subtitle A—Organization, Function, and Procedures

## PART 1—DESCRIPTION OF CENTRAL AND FIELD AGENCIES

## PART 2—ORGANIZATION, FUNCTIONS, AND PROCEDURES OF AGENCIES DEALING WITH THE PUBLIC

## MISCELLANEOUS AMENDMENTS

Amend Parts 1 and 2, Subtitle A, Title 10, Code of Federal Regulations as follows:

1. The technical service, "Chemical Warfare Service" appearing in § 1.27 (a), (11 FR 177A-763) is redesignated "Chemical Corps."

2. Amend the center heading as set forth below and rescind §§ 2.121 and 2.122 and substitute the following:

## CHEMICAL CORPS

§ 2.121 *Designation, organization.* By act of Congress (Pub. Law 607, 79th Cong.) the "Chemical Warfare Service" was redesignated "Chemical Corps."

(a) *Responsibility.* (1) The Chief, Chemical Corps, as a technical staff officer of the War Department, is the adviser to the Secretary of War, the Chief of Staff, and all elements of the Army on all matters pertaining to chemical warfare. He also is responsible for—the command and training of the troops assigned to his control; performing investigation, research, design and de-

velopment work on chemical warfare and Chemical Corps items, supplies and equipment; performing medical research in the field of chemical warfare, in coordination with The Surgeon General; the determination of requirements, procurement, storage and issue of items, supplies and equipment which are specifically assigned to the Chemical Corps for that purpose; analyzing and disseminating information on foreign chemical warfare developments and activities; preparing mobilization plans of the Chemical Corps based on the War Department master plan, and Chemical Corps annexes to specific plans as directed; promulgating and preparing training doctrine pertaining to chemical warfare, conducting special service schools and recommending Army-wide technical inspection of training in chemical warfare.

(2) The above responsibilities will be performed as follows:

(i) At the headquarters office:

(a) Direction of investigation, research, design and development operations and formulation of military characteristics of Chemical Corps items, supplies and equipment, in coordination with the using service.

(b) Determination of requirements, except for those items peculiar to the Army Air Forces.

(c) Direction of procurement and inspection of material, and control of production.

(d) Direction of storage and issue operations, and maintenance of records relative to status of stocks of Chemical Corps supplies and equipment.

(e) Planning and directing the training and use of troops assigned to the control of the Chemical Corps, and direction of Chemical Corps training operations.

(f) Direction of the preparation of training programs, training doctrine, field manuals and other publications on chemical warfare.

(g) Direction and supervision of intelligence activities.

(h) Preparation of mobilization plans and annexes to specific plans as directed.

(i) Direction and supervision of procurement planning.

(ii) At field installations:

(a) Operation of procurement districts through which Chemical Corps supplies and equipment are procured and procurement planning operations are conducted.

(b) Inspection of all matériel procured by the Chemical Corps.

(c) Operation of Chemical Depots and Chemical Sections of General Depots.

(d) Operation of Chemical Corps manufacturing arsenals, plants, laboratories and proving grounds.

(e) Operation of special service schools pertaining to chemical warfare.

(f) Operation of experimental laboratories to conduct investigation, research, design, experimentation and development work of the Chemical Corps and all chemical warfare items.

(g) Operation of medical and toxicological research laboratories.

(iv) Command and training of the troops assigned to the control of the Chemical Corps.

(b) *Organization.* The organizational units of the Office of the Chief, Chemical Corps, and their functions are:

(1) *Deputy.* Assists the Chief, Chemical Corps, and acts in his capacity in his absence.

(2) *Executive officer.* In addition to duties prescribed for an executive officer, supervises the Military Personnel Branch and the Office Service Branch.

(i) *Military Personnel Branch.* (a) Represents the Chief, Chemical Corps, as a member of the Central Officers Assignment Group, WDGS, and maintains liaison between the Director of Personnel & Administration, WDGS, and the Chief, Chemical Corps.

(b) Initiates requests for, classifies, assigns, transfers and separates all military personnel.

(c) In conjunction with Plans, Training & Intelligence Division, makes requirements studies and estimates for over-all military personnel and assists in planning the career training of officers.

(d) Processes all actions, including Regular Army integration, awards, decorations and promotions, relative to military personnel, pursuant to War Department policies and regulations.

(e) Prepares travel vouchers for military and civilian personnel, and pay vouchers for lieutenants and captains assigned to the Office of the Chief, Chemical Corps.

(f) Maintains records of all Chemical Corps officers on active duty and all Chemical Corps Reserve Officers.

(ii) *Office Service Branch.* (a) Operates message center in the Office of the Chief, Chemical Corps, and is responsible for any necessary follow-up of correspondence; maintains central mail and record files and files of War Department, Chemical Corps and other official publications.

(b) Maintains liaison with AGO Pentagon Reproduction Plant.

(c) Conducts space allocation surveys for all elements of the Office of the Chief, Chemical Corps, and makes recommendations for changes to the Assistant Deputy for Management.

(d) Acts upon requests for authorization of publications; conducts administration and fiscal control over publications and forms by enforcement of regulations and directives concerning the production and procurement of printed matter; supervises certified duplicating units at field installations; maintains liaison with Army Publications Service, Adjutant General's Office.

(e) Controls departmental supply and service activities, including preparation of budget estimates therefor, allocation of telephones, procurement of office supplies, control of inter-office moves; maintains such records as may be prescribed by Procurement and Accounting Division, Office of the Secretary of War.

(3) *Office of the Legal Adviser.* (i) Acts as legal adviser to the Office of the Chief, Chemical Corps.

(ii) Supervises all legal matters of the Chemical Corps incident to procurement, manufacture and construction.

(iii) Exercises legal supervision over the disposition of all claims arising out of contracts of the Chemical Corps, including contract termination claims, and reviews those settlement agreements requiring approval by the Chief, Chemical Corps.

(iv) Maintains liaison with War Department and other government agencies on matters pertaining to contracts, bonds, assignments, insurance, hours of labor and claims.

(v) Reviews directives relating to procurement and other procedures involving contractual action.

(vi) Handles all matters pertaining to patents and applications for patents in which the Chemical Corps is concerned.

(vii) Reviews legal aspects of applications for advance payments to contractors.

(viii) Renegotiation Office (at Baltimore, Maryland)

(a) In cases assigned for price adjustment by the War Department Price Adjustment Board, negotiates final and other agreements with contractors.

(b) Analyzes cost figures prepared by contractors in developing information necessary to renegotiation.

(4) *Chemical Corps Technical Committee (at Army Chemical Center, Maryland)* (i) Coordinates development work between the Chemical Corps and all other branches of the Army, the Navy Department, the Marine Corps, foreign governments, and various agencies and divisions of the Chemical Corps in connection with the development and standardization of types of equipment and the establishment of related development projects.

(ii) Considers and acts upon such other technical matters as are referred to it.

(iii) Coordinates and prepares reports concerning military requirements, military characteristics, standardizations, classifications of items of equipment, reclassifications, obsolescences, designations, and redesignations of articles, authorizations for limited procurement and the use of agents and other actions relating to articles under development or those already standardized.

(5) *Chemical Corps Board (at Army Chemical Center, Maryland)* (i) From the user's point of view studies and makes recommendations to the Chief, Chemical Corps, on matters of broad policy with reference to research and development, training matériel, procurement, and supply.

(ii) Undertakes special studies, tests, and projects as directed by the Chief, Chemical Corps.

(6) *Chemical Corps Advisory Board (at New York Chemical Procurement District, New York, New York)* Advises the Chemical Corps in the various activities of the Corps and correlates the findings of research and development in industry, technical institutions and other scientific organizations with the Chemical Corps.

(7) *Office of the Assistant Deputy for Management.* Is responsible to the Chief, Chemical Corps, for organization structure and administrative practices and procedures at all Chemical Corps



offices, branch offices and installations. Reviews, analyzes and evaluates information regarding the effectiveness, efficiency of operation and progress obtained in the accomplishment of assigned missions, and makes recommendations for changes in policy and organizations. Is responsible for over-all Chemical Corps military and civilian personnel requirements and estimates submitted to the War Department Manpower Board, and sub-allotments to all Chemical Corps elements; for all civilian personnel administration functions, and personnel policy recommendations for the Chief, Chemical Corps. Is responsible for consolidation of reports and clearance of manuals, other than those prepared by the Chemical Corps, Army Regulations and War Department Circulars, and changes thereto; for the Chemical Corps public information and public relations programs; and for supervision of fire prevention and protection activities and safety activities of the Chemical Corps.

(i) *Management Planning Branch.* (a) Prepares plans of organization, procedures and methods of administration for the Chemical Corps.

(b) Reviews and recommends action on organization charts and statements of functions prepared by all elements of the Chemical Corps.

(c) Analyzes functional responsibilities and recommends allocation of functions; centralization and decentralization of activities, clarification of responsibilities, improved administration and control.

(d) Reviews, coordinates and approves OCCmC office orders, memoranda, regulations and administrative orders; controls standardization and design of Chemical Corps blank forms; reviews intra-office publications and coordinates with interested agencies.

(e) Clears all War Department Circulars and Army Regulations affecting the Chemical Corps.

(f) Reviews Inspector General reports affecting the Chemical Corps and initiates corrective action.

(g) Maintains control over recurring reports initiated by the Chemical Corps or required by higher echelons.

(h) Controls allocation of office space to all elements of the Office of the Chief, Chemical Corps.

(i) Acts as Records Administrator for the Chemical Corps.

(ii) *Allotment Branch.* (a) Establishes, within the War Department allotment, military and civilian personnel ceilings for all elements of the Chemical Corps.

(b) Is responsible for studies of over-all Chemical Corps personnel requirements, and preparation of estimates for the War Department Manpower Board.

(c) Maintains statistical control records on allotments of military and civilian personnel; prepares statistical reports of Chemical Corps personnel.

(iii) *Civilian Personnel Branch.* (a) Plans and directs the civilian personnel program in the Office of the Chief, Chemical Corps, and at field installations.

(b) Makes recommendations to the Chief, Chemical Corps, with respect to policies on personnel matters affecting civilian employees in Chemical Corps

field installations, in accordance with War Department directives, pertinent statutes and Civil Service rules and regulations.

(iv) *Information Branch.* (a) Prepares informational material relative to the Chemical Corps for public release to press and radio through the Public Relations Division, WDSS.

(b) Serves as public information contact between the War Department Public Relations Division and all installations under the Chief, Chemical Corps.

(c) Fosters a better understanding of the Corps and contributes to its morale and pride-in-service by arranging with Public Relations Division, WDSS, for publicizing past and present accomplishments.

(d) Maintains an information center at the Office of the Chief, Chemical Corps; contacts press and radio, including newspapers, periodicals, writers and commentators, through the Public Relations Division, WDSS, unless specifically authorized by that Division.

(v) *Safety Branch.* Supervises the operation of fire prevention and protection, in accordance with provisions of TM 5-600, and safety programs as they pertain to Chemical Corps facilities and installations.

(8) *Office of the Budget and Fiscal Officer.* Acts as adviser to the Chief, Chemical Corps, on all matters relating to budget estimates, fiscal, cost and property accounting procedures, and utilization of funds under the control of the Chief, Chemical Corps. Keeps the Chief, Chemical Corps, currently informed as to the status and effectiveness of the fiscal program. Is responsible for staff supervision over the fiscal, cost and property accounting activities at all field installations under the jurisdiction of the Chief, Chemical Corps. Coordinates planning activities of the Office of the Chief, Chemical Corps, with respect to potential financial support or possible budgetary limitations. Effects recoupments of excess profits from contractors after contract renegotiation by the Chemical Corps. Is responsible for deposits of such collections, maintenance of proper records and submission of reports on funds in connection with renegotiation proceedings. Is responsible for the certification of availability for obligation or expenditure of all funds under the control of the Chief, Chemical Corps.

(i) *Budget Branch.* (a) Prepares budget estimates covering all fund requirements of the Chemical Corps and compiles detailed justifications therefor.

(b) Assists in the defense of budget estimates before the appropriations committees of Congress, the Bureau of the Budget and higher echelons of the War Department.

(c) Interprets to all operating agencies of the Chemical Corps policies and directives from higher authority on budgetary practices and procedures.

(d) Analyzes all plans and programs of the Chemical Corps in order to ascertain extent of available fiscal and budgetary support.

(e) Prepares and reviews drafts of bills covering proposed legislation affecting appropriations.

(ii) *Accounts and Reports Branch.*

(a) Maintains fiscal accounts on the status of availability, obligation, and expenditure of all funds which are under the control of the Chief, Chemical Corps.

(b) Maintains accounts to reflect the current status of all funds for equipment, supplies and services provided for International Aid by the Chemical Corps and the money value of International Aid rendered and Reciprocal Aid received.

(c) Prepares and maintains records of all allotments of funds under the control of the Chief, Chemical Corps, issued to field installations, technical or administrative services or other governmental agencies.

(d) Plans, develops and supervises the operation of fiscal accounting procedures at all installations under the jurisdiction of the Chief, Chemical Corps.

(e) Reviews and consolidates all reports from field agencies covering the status of allotments, obligations and expenditures.

(f) Prepares all reports for War Department and other governmental agencies on the status of funds under the control of the Chief, Chemical Corps.

(g) Maintains the central file on International Aid activities for the Office of the Chief, Chemical Corps.

(iii) *Field Accounting and Audit Supervision Branch.* (a) Inspects field installations of the Chemical Corps for compliance with established fiscal and property accounting policies and procedures in order to assure that required standards are maintained.

(b) Keeps the Budget and Fiscal Officer currently informed as to the efficiency of all fiscal and property accounting activities, personnel and procedures in the field.

(c) Reports deficiencies and irregularities disclosed in inspection of fiscal and property activities at field installations and recommends corrective action when required.

(d) Supervises special and routine audits relative to cost-plus-a-fixed-fee, lump sum and negotiated fixed price contracts and purchase and hire work.

(e) Conducts special audits of Chemical Corps installations or activities as required.

(f) Exercises supervision over such property accounting matters, including procedure, practices and standards, as may be within the jurisdiction of the Chemical Corps.

(iv) *Cost Accounting Branch.* (a) Establishes policies with respect to cost accounting procedures in Chemical Corps field installations.

(b) Establishes policies for the determination of costs to be used for budget purposes.

(9) *Plans, Training and Intelligence Division.* Reviews strategic and tactical studies, plans and policy statements pertaining to both defensive and offensive operations that are referred to the Chief, Chemical Corps. Prepares for submission to higher authority detailed studies, plans and recommendations pertaining to the utilization of Chemical Corps matériel and troops. Consolidates and coordinates the plans of various staff agencies of OCCmC in preparation of over-

all plans of the Chemical Corps. Reviews and makes recommendations on the military characteristics of development items. Arranges for field tests by non-Chemical Corps troops of Chemical Corps materiel as required. Prepares Chemical Corps T/O&E's. Reviews Chemical Section of T/O&E's of other components. Prepares operational logistic studies. Inspects troop units assigned to the Chemical Corps. Plans for the training of Chemical Corps units and replacements. Performs necessary staff supervision over Chemical Corps schools and other training installations. Recommends Army-wide chemical warfare training and training inspections. Arranges for the training of Chemical Corps officers at Army special and general-service schools and at civilian institutions. Maintains liaison with Army Ground Forces, Army Air Forces and other technical services as to their training requirements in chemical warfare, and allots quotas based on these requirements. Supervises the preparation and promulgation of chemical warfare doctrine. Supervises the Chemical Corps historical program. Records and analyzes chemical warfare intelligence and advises Intelligence Division, WDGS, on chemical warfare intelligence requirements. Recommends policies on dissemination of technical information. Supervises such counter-intelligence activities as pertain to the responsibility of the Chief, Chemical Corps.

(i) *Plans and Operations Branch.*

(a) Reviews strategic and tactical studies, plans and policy statements pertaining to both defensive and offensive operations that are referred to the Chief, Chemical Corps. Prepares comments and recommendations resulting from this review.

(b) Prepares for submission to higher authority, detailed studies, plans and recommendations pertaining to the utilization of Chemical Corps material and troops.

(c) Consolidates and coordinates the plans of various staff agencies of OCCmC in preparation of over-all plans of the Chemical Corps.

(d) Reviews and makes recommendations on the military characteristics of development items. Submits recommendations to the Chemical Corps Technical Committee for standardization and destandardization of and changes to Chemical Corps materiel.

(e) Arranges for field tests by non-Chemical Corps troops of Chemical Corps materiel as required.

(f) Prepares Chemical Corps T/O&E's and T/A's. Reviews Chemical Section of T/O&E's and T/A's of other components. Prepares operational logistic studies. Recommends policy pertaining to operational and exceptional issues of Class IV and Class V Chemical Corps supplies.

(g) Recommends policies pertaining to mobilization reserves, peacetime operating reserves, and overseas stock levels.

(ii) *Training and Historical Branch.*

(a) Plans for the training of Chemical Corps units and replacements.

(b) Inspects troop units assigned to the Chemical Corps.

(c) Recommends Army-wide chemical warfare training and training inspections.

(d) Maintains liaison with Army Ground Forces, Army Air Forces and other technical services as to their training requirements in chemical warfare, and allots quotas based on these requirements.

(e) Performs necessary staff supervision over Chemical Corps schools and other training installations.

(f) Arranges for the training of Chemical Corps Officers at Army special and general Service schools and at civilian institutions.

(g) Supervises the preparation and promulgation of chemical warfare doctrine.

(h) Supervises the Chemical Corps historical program.

(iii) *Intelligence Branch.* (a) Records and analyzes chemical warfare intelligence and advises Intelligence Division, WDGS, on chemical warfare intelligence requirements.

(b) Recommends policies on dissemination of technical information.

(c) Supervises such counter-intelligence and security activities as pertain to the responsibility of the Chief, Chemical Corps.

(10) *Research and Engineering Division (at Army Chemical Center, Maryland).* Is responsible to the Chief, Chemical Corps, for direction and coordination of the research and development program of the Chemical Corps; maintains liaison with, and upon request acts as consultant to, the War Department General Staff, Army Ground Forces, Army Air Forces, Navy Department, other government and civilian agencies and foreign powers, on all matters pertaining to research and development assigned to the Chemical Corps; allocates research work on technical installations of the Chemical Corps; arranges service tests with appropriate testing agencies, and arranges for procurement of necessary materiel and preparation of necessary directions for such tests; approves for the Chief, Chemical Corps, for submission to War Department General Staff, all Chemical Corps specifications and changes thereto; approves plant designs and manufacturing directives; coordinates and supervises all Chemical Corps proving ground activities.

(i) *Medical Research Branch (at Army Chemical Center Md.).* (a) Is responsible for staff supervision of medical, sanitary and toxicological research and development performed by the Chemical Corps independently and with other government agencies.

(b) Maintains liaison between the Chemical Corps and The Surgeon General, and recommends to The Surgeon General measures for the prophylaxis and treatment of gas casualties.

(c) Maintains constant liaison with collaborating agencies in the War Department, Navy Department, U. S. Public Health Service, Department of Agriculture, and the National Academy of Sciences.

(ii) *Chemical Research Branch (at Army Chemical Center, Md.).* Is responsible for staff supervision of research

and development performed by the Chemical Corps on chemical agents, incendiary materials, smoke screening, colored and toxic, insecticides, rodenticides, miticides and means of preventing the deterioration of chemical warfare materiel.

(iii) *Engineering Branch (at Army Chemical Center Md.).* (a) Is responsible for staff supervision of projects assigned to the Engineering Branch, and the adaptation of development projects to mass production requirements, including plant design and specification development.

(b) Maintains constant liaison with the War Department, Navy Department and other government agencies on U. S. Army, Joint Army-Navy, and Federal specifications to assure that Chemical Corps specifications interests are maintained at a high level.

(iv) *Materiel Branch (at Army Chemical Center Md.).* (a) Is responsible for staff supervision of research and development performed by the Chemical Corps relative to new offense and defense technique of materiel.

(b) Coordinates the offense and defense materiel activities of the Research and Engineering Division with other services and using arms.

(c) Coordinates with Ordnance Department on technical phases pertaining to Chemical Corps items for which Ordnance has been assigned responsibility.

(d) Coordinates with the Office of The Quartermaster General on technical matters pertaining to protective clothing.

(e) Coordinates with Signal Corps and Corps of Engineers on matters of mutual responsibility.

(v) *Proving Ground Branch (at Army Chemical Center Md.).* (a) Exercises staff and technical supervision and direction over tests made at all Chemical Corps proving grounds.

(b) Coordinates service tests under approved Chemical Corps Board projects, as directed by the President, Chemical Corps Board.

(c) Coordinates appropriate tests as requested by the Chief, Inspection Division.

(d) Coordinates engineering and other tests in connection with research and development.

(vi) *Liaison Office (at Washington, D. C.).* (a) Maintains necessary contacts in Washington, D. C., for the efficient operation of the Research and Engineering Division at Army Chemical Center, Maryland. This contact includes the relaying of questions and answers from such outside agencies as the Bureau of Ordnance and Bureau of Ships, Navy Department, all of the technical services of the War Department, Headquarters, Army Air Forces, other government organizations, and other divisions of the Office of the Chief, Chemical Corps.

(b) *Special Research Branch (at Washington, D. C.).* Is responsible for staff supervision of research and development on special projects performed by the Chemical Corps and maintains constant liaison with collaborating agencies in the War Department, Navy Department, U. S. Public Health Service, Department of Agriculture, and the National Academy of Sciences.

(11) *Supply and Procurement Division (at Washington, D. C., and Army Chemical Center, Maryland)* Supervises storage, preservation and issue of Chemical Corps supplies; exercises technical supervision over those supply and depot storage agencies which are subject to technical supervision by the Chief, Chemical Corps; computes basic requirements of Chemical Corps items and spare parts; supervises procurement, production, maintenance, industrial mobilization and procurement planning for the Chemical Corps, and computes basic requirements for personnel and funds therefor; directs the Chemical Corps property disposal and base maintenance programs.

(i) *Supply Branch.* (a) Plans and recommends policies for the receipt, classification, storage, care and preservation, maintenance and repackaging, issue and movement of authorized Chemical Corps supplies and equipment, spare parts, ammunition and toxics, and supervises these activities in, to and from Chemical Corps supply establishments.

(b) Prepares and defends estimates for the personnel and funds required for the supply system.

(c) Coordinates all elements pertaining to the supply and demand for Chemical Corps authorized items of issue.

(d) Determines requirements and prepares supply control studies for authorized Chemical Corps and items and spare parts, indicating stocks on hand, shortages and excesses.

(e) Prepares or reviews prior to publication military and technical publications pertaining to Chemical Corps supply functions.

(f) Supervises the storage, maintenance and movement of personal military property in Chemical Corps supply installations.

(g) Exercises staff supervision over the operating functions in Chemical Corps supply installations and technical operations in Chemical Sections of General Depots.

(h) Exercises staff supervision over the Technical Escort Detachment.

(i) Maintains centralized stock records for authorized Chemical Corps items and spare parts in the Z of I.

(j) Represents the Chief, Chemical Corps in contacts with other military or government agencies in connection with supply matters.

(ii) *Procurement Branch.* (a) Plans and recommends policies for the procurement, manufacture and maintenance of Chemical Corps end items and supplies and for procurement planning and industrial mobilization. Exercises staff supervision over operation and maintenance of Chemical Corps procurement districts, arsenals and plants.

(b) Maintains records of facilities, production, equipment and components in the defense reserve and determines adequacy, essentiality, shortages or excesses thereof.

(c) Supervises activities of the Chemical Corps in matters pertaining to industrial mobilization, procurement planning, base maintenance and procurement.

(d) Supervises and coordinates actions of Chemical Corps installations on

planning for procurement of end items, spare parts and supplies for which Chemical Corps has procurement or purchase responsibility; determines requirements and coordinates procurement with other technical services for items, spare parts, components and supplies for which other technical services have procurement or purchase responsibility.

(e) Justifies personnel and fund requirements of manufacturing, procurement and procurement planning activities performed at Chemical Corps installations.

(f) Prepares, justifies and coordinates Chemical Corps requirements and data involving construction of facilities, production equipment and maintenance of installations, active and in standby.

(g) Exercises staff supervision of the Master Planning Program at Chemical Corps postwar installations.

(h) Coordinates activities of Chemical Corps with Corps of Engineers on matters pertaining to the acquisition, design, construction, maintenance and leasing of Chemical Corps facilities.

(i) Represents the Chief, Chemical Corps, in collaborating with other military or government agencies, including ANMB, on matters pertaining to procurement and industrial mobilization planning.

(iii) *Property Disposition Branch.* (a) Coordinates and supervises Chemical Corps activities relating to the redistribution, disposal, demilitarization and destruction of excess and surplus property and salvage.

(b) Maintains liaison with other Technical Services, War Department General Staff, SPA, and other governmental agencies on matters dealing with transfers and sales of personal property.

(c) Supervises the development of outlets and negotiation of contracts for disposal of large quantities of surplus items, including those which are difficult of disposal due to classified nature or condition.

Effective August 13, 1947, the Central Salvage Unit, New York Chemical Procurement District, is redesignated Central Salvage Section (NYCPD) OCCmIC, and its personnel, records and functions are transferred to the Property Disposition Branch, OCCmIC. Station and administration of Central Salvage Section (NYCPD), OCCmIC, remain with the New York Chemical Procurement District.

(12) *Inspection Division (at Army Chemical Center Maryland)* (i) Performs staff supervision and control of all Chemical Corps inspection activities in connection with the acceptance of all items manufactures, procured, or under reworking and rehabilitating projects, limited Procurement and Cooperative Procedure.

(ii) Is responsible for the initiation of over-all inspection policies and the establishment of inspection and surveillance inspection procedures and their necessary coordination.

(iii) Directs the inspection of facilities, personnel, procedures and records of all inspection and surveillance activities within the Chemical Corps and the training of its inspection personnel.

(iv) Is responsible for the maintenance of such records and necessary data as result from inspection and surveillance activities.

(v) Establishes the policies and procedures of the Inspection Equipment Office, Army Chemical Center.

(vi) Performs such other related and logical functions as fall within its scope or may be directed by the Chief, Chemical Corps.

(c) *Field installations and activities of the Chemical Corps are as follows.*

Army Chemical Center, Md.  
Edgewood Arsenal.  
Eastern Chemical Depot.  
Chemical Corps School.  
Edgewood Proving Ground.  
Technical Escort Detachment.  
Technical Command.  
Medical Division.  
Matériel Inspection Agency.  
Army Chemical Center Operations.  
Chemical Corps Procurement Agency.  
Chemical Corps Board.  
Huntsville Arsenal, Huntsville, Ala.  
Gulf Chemical Depot.  
Rocky Mountain Arsenal, Denver 2, Colo.  
Pine Bluff Arsenal, Arsenal, Ark.  
Midwest Chemical Depot.  
Chicago Chemical Procurement District,  
158 W. Harrison St., Chicago, Ill.  
Dallas Chemical Procurement District, 1114  
Commerce St., Dallas 2, Texas.  
New York Chemical Procurement District,  
111 E. 16th St., New York, N. Y.  
San Francisco Chemical Proc. District,  
Building 141, Fort Mason, Calif.  
Western Chemical Center, Tooele, Utah.  
Deseret Chemical Depot.  
Surveillance Testing Laboratory.  
Camp Detrick, Frederick, Md.  
Vigo Plant, Chemical Corps, Terre Haute,  
Indiana.  
Chemical Sections at the following depots:  
Atlanta General Distribution Depot, Atlanta, Ga.  
Columbus General Distribution Depot,  
Columbus, Ohio.  
Memphis General Depot, Memphis, Tenn.  
New Cumberland General Depot, New  
Cumberland, Pa.  
San Antonio General Distribution Depot,  
San Antonio, Texas.  
Schenectady General Distribution Depot,  
Schenectady, N. Y.  
Utah General Distribution Depot, Ogden,  
Utah.

§ 2.122 *Chemical Corps procurement.*  
(a) The Chemical Corps Procurement Agency, Army Chemical Center, Maryland, effects all procurement for the Chemical Corps, except that Chemical Corps installations other than the Army Chemical Center are authorized to make local purchases as defined in PR 1187-A (See also § 811.1187a, Chapter VIII, Title 10, Code of Federal Regulations) not to exceed one thousand dollars.

(b) In performing its procurement mission, the Chemical Corps Procurement Agency will utilize insofar as possible the Procurement Districts located in Chicago, Dallas, New York and San Francisco for: (1) Facilities surveys; (2) prenegotiation; (3) expediting production; (4) inspection.

(R. S. 161, 60 Stat. 237; 5 U. S. C. and Sup., 22, 1002 et seq.)

EDWARD F. WITSELL,  
Major General,  
The Adjutant General.

[F. R. Doc. 47-8390; Filed, Sept. 12, 1947;  
8:50 a. m.]



**TITLE 21—FOOD AND DRUGS****Chapter I—Food and Drug Administration, Federal Security Agency****PART 141—TESTS AND METHODS OF ASSAY FOR ANTIBIOTIC DRUGS****PART 146—CERTIFICATION OF BATCHES OF PENICILLIN- OR STREPTOMYCIN-CONTAINING DRUGS****MISCELLANEOUS AMENDMENTS**

By virtue of the authority vested in the Federal Security Administrator by the provisions of section 507 of the Federal Food, Drug, and Cosmetic Act (52 Stat. 1040, 1055, as amended by 59 Stat. 463 and Public Law 16, 80th Cong., 1st sess., 21 U. S. C. Sup. 357) the regulations for tests and methods of assay of antibiotic drugs (12 F. R. 2215) and certification of batches of penicillin- or streptomycin-containing drugs (12 F. R. 2231) are hereby amended as indicated below:

1. Paragraph (k) of § 141.101 is amended to read as follows:

§ 141.101 *Streptomycin sulphate, streptomycin hydrochloride, streptomycin phosphate, streptomycin trihydrochloride calcium chloride; potency* \* \* \*

(k) The potency of streptomycin is satisfactory, when assayed by the methods described in this section, if the immediate containers contain 90 percent of the number of grams they are represented to contain.

2. Section 146.101 (b) is amended by deleting the word "or" between "gram" and "5.0 gram" and inserting the words "or 10.0 grams," following the word "gram" and preceding the word "and" in the second sentence, twelfth line.

This order, which provides for packaging streptomycin in 10.0-gram containers and deleting reference to containers of less than 5 grams, which are the smallest containers permitted, shall become effective upon publication in the FEDERAL REGISTER, since both the public and the streptomycin industry will benefit by the earliest effective date, and I so find.

Notice and public procedure are not necessary prerequisites to the promulgation of this order and would be contrary to public interest, and I so find, since it was drawn in collaboration with interested members of the affected industry, and since it would be against public interest to delay the marketing of streptomycin in 10.0 gram containers.

(Sec. 505, 52 Stat. 1052, sec. 3, 59 Stat. 463, Pub. Law 16, 80th Cong., approved March 10, 1947; 21 U. S. C. Sup. 355, 357)

Dated: September 10, 1947.

[SEAL]

OSCAR R. EWING,  
Administrator.

[F. R. Doc. 47-8427; Filed, Sept. 12, 1947;  
8:48 a. m.]

No. 180—2

**TITLE 32—NATIONAL DEFENSE****Chapter VI—Office of Selective Service Records**

[Amdt. 4]

**PART 601—ORGANIZATION AND PROCEDURE**

Pursuant to the provisions of the Administrative Procedure Act, the following information relative to the Organization and Procedures of the Office of Selective Service Records is hereby published.

**SUBPART A—ORGANIZATION**

- |       |   |
|-------|---|
| Sec.  |   |
| 601.1 | Establishment of Office of Selective Service Records. |
| 601.2 | Functions, duties, and responsibilities.              |
| 601.3 | Transfer of functions, personnel, funds, etc.         |
| 601.4 | Appointment of Director.                              |
| 601.5 | Authority of the Director.                            |
| 601.6 | National Headquarters.                                |
| 601.7 | Divisional functions of National Headquarters.        |
| 601.8 | Federal Record Depots.                                |
| 601.9 | Statutory provisions affecting organization.          |

**SUBPART B—PROCEDURE**

- |        |  |
|--------|--|
| 601.20 | Determination of policy and procedure. |
| 601.21 | Requests for information.              |
| 601.22 | Location of Federal Record Depots.     |

**AUTHORITY:** §§ 601.1 to 601.22, inclusive, issued under secs. 3, 12, 60 Stat. 238, 244; 5 U. S. C., Sup., 1002, 1011.

**SUBPART A—ORGANIZATION**

§ 601.1 *Establishment of the Office of Selective Service Records.* The Office of Selective Service Records was established by Public Law 26, 80th Congress to become effective at 12 o'clock postmeridian, March 31, 1947.

§ 601.2 *Functions, duties and responsibilities.* The functions, duties, and responsibilities of the Office of Selective Service Records are (a) to liquidate the Selective Service System as rapidly as possible, but in no event later than March 31, 1948, except as provided in Public Law 26, 80th Congress; (b) to preserve and service the records of the Selective Service System; and (c) to perform such other duties relating to the preservation of records, knowledge, and methods of Selective Service, not inconsistent with law.

§ 601.3 *Transfer of functions, personnel, funds, etc.* (a) All functions and responsibilities of the Personnel Division, National Headquarters, Selective Service System established pursuant to provisions of section 8 (g) of the Selective Training and Service Act of 1940, as amended, together with so much of the records of the Selective Service System, and so much of the unexpended balances of appropriations of the Selective Service System as determined to relate primarily to such functions, were transferred effective March 29, 1947, from the Selective Service System to the Secretary of Labor and were not transferred to the Office of Selective Service Records; (b) all property, records, and personnel of the Selective Service System were transferred to the Office of Selective Service Records.

The Director is authorized to transfer surplus property of the Selective Service System without reimbursement, and with approval of the War Assets Administration, to the National Guard in the several States, District of Columbia, and Territories and Possessions of the United States, or to the Organized Reserves of the armed forces.

§ 601.4 *Appointment of Director.* The Office of Selective Service Records is headed by a Director who is appointed by the President. The compensation of the Director is at the rate of \$10,000 per year.

§ 601.5 *Authority of the Director.* For the purpose of carrying out the provisions of Public Law 26, 80th Congress, the Director of the Office of Selective Service Records is authorized to prescribe the necessary rules and regulations for the Office of Selective Service Records, to create and establish Federal record depots in the several States, the District of Columbia, the Territories and Possessions of the United States, to maintain such other offices as may be necessary, to appoint and fix compensation of such officers and employees as may be necessary, to utilize the agencies of the Federal government with the consent of the heads thereof and to accept the services of all officers and agents of the several States, the District of Columbia, Territories, and Possessions of the United States and subdivisions thereof, and to delegate and provide for the delegation of any authority vested in him under such law to such officers, agents, or persons as he may designate.

§ 601.6 *National headquarters.* Pursuant to the authority contained in Public Law 26, 80th Congress, the Director created a National Headquarters, Office of Selective Service Records. National Headquarters consists of the following subdivisions:

- (a) Office of the Director,
- (b) Training Division,
- (c) Records and Research Division,
- (d) Administrative Division.

The organization and offices of National Headquarters of the Selective Service System, as constituted on March 31, 1947, are continued in effect so long as needed in the liquidation of the Selective Service System.

§ 601.7 *Divisional functions of national headquarters.* National Headquarters staff operates under the general direction of the Director. The Deputy Director is authorized to obligate funds, sign travel orders, appoint and fix compensation of officers and employees of the Office of Selective Service Records, represent the Director on occasion, act for the Director in his absence, and supervise the preparation of over-all plans for the operation of the Office of Selective Service Records. All of the duties and functions are performed in the name of the Director and a broad delegation of authority to other members of the staff has not been made.

(a) *Training Division.* The Training Division is charged with the responsibility of supervising the training of per-

sons designated by the Director, in the knowledges and methods of Selective Service, of supervising the preparation of instructional manuals, extension courses and other materials necessary for training, of conducting such schools as authorized, and of supervising instructors. The Training Division is composed of the following branches:

(1) Training Branch, (National Headquarters School) (2) Production Branch.

(b) *Records and Research Division.* The Records and Research Division makes recommendations on policies governing the operation of the Federal record depots and on preserving the confidential nature of Selective Service records, devises procedures for operation of Federal record depots, devises procedures for and supervises special research projects pertaining to the records of registrants. The Records and Research Division is composed of the following branches:

- (1) Records Branch.
- (2) Research Branch.

(c) *Administrative Division.* The Administrative Division performs all fiscal and personnel functions required by the Office of Selective Service Records. All administrative functions are the responsibility of this division. It is composed of the following branches:

- (1) Fiscal Branch,
- (2) Personnel Branch,
- (3) Headquarters Branch.

§ 601.8 *Federal record depots.* A Federal record depot has been established in each State of the United States, in the District of Columbia, in Hawaii, Alaska, Puerto Rico, Virgin Islands and in the City of New York. All records in the possession of local boards have been or will be centrally located in the Federal record depot having jurisdiction over the area served by such local boards. All local boards were closed by May 31, 1947.

A State Director of the Office of Selective Service Records is in charge of the operation of the Federal record depot in each State, the District of Columbia, Hawaii, Alaska, Puerto Rico, Virgin Islands and the City of New York.

§ 601.9 *Statutory provisions affecting organization.* The Chief of Finance, United States Army, is designated, empowered, and directed by law to act as the fiscal, disbursing, and accounting agent of the Director of the Office of Selective Service Records in carrying out the provisions of Public Law 26, 80th Congress.

#### SUBPART B—PROCEDURE

§ 601.20 *Determination of policy and procedure.* The Director of the Office of Selective Service Records is empowered to prescribe the necessary rules and regulations to carry out the provisions of Public Law 26, 80th Congress, and to preserve the confidential nature of the individual confidential records previously obtained under the Selective Training and Service Act of 1940, as amended. He is charged with the duties involved in liquidating the Selective Service System.

To cause the liquidation of the Selective Service System, the Director has issued "Liquidation Orders."

To provide for the operation of the Office of Selective Service Records, the Director has promulgated regulations which have been published in the *FEDERAL REGISTER*. They appear in the Code of Federal Regulations under Title 32—National Defense, Chapter VI—Office of Selective Service Records. These regulations have been, and will be, amended as required.

The Director has issued Operations Orders which govern the Federal record depots in their operations. Policy is determined at National Headquarters and uniformity of operation guaranteed by disseminating such policy to the Federal Record Depots by means of Operations Orders.

§ 601.21 *Requests for information.* Requests for information from the files relative to a registrant must be made to the Federal Record Depots having jurisdiction over the registrant's file.

§ 601.22 *Location of Federal Record Depots.* Addresses of Federal Record Depots of the Office of Selective Service Records are as follows:

123 Lee Street, Montgomery, Ala.  
Juneau, Alaska.  
605 North Seventh Avenue, Phoenix, Ariz.  
Fourth Floor, Forbeck Building, 515 East Second Street, Little Rock, Ark.  
1730-Twenty-fourth Street, Sacramento 16, Calif.  
Care of Camp George West, Route No. 3, Box 79, Golden, Colo.  
State Armory, Hartford, Conn.  
Pennsylvania Building, Foot of French Street, Wilmington 50, Del.  
Twenty-first and C Streets NW., Washington 25, D. C.  
State Arsenal, St. Augustine, Fla.  
10 Grant Place NE, Atlanta 3, Ga.  
Iolani Barracks, Hotel Street, Honolulu, Hawaii.  
1414 Idaho Street, Boise, Idaho.  
525 Plymouth Court, Chicago, Ill.  
Building 115-A, Fort Benjamin Harrison, Indianapolis, Ind.  
Building 68, Fort Des Moines, Iowa.  
516 North-Kansas Avenue, Topeka, Kans.  
334 East Broadway, Louisville 2, Ky.  
Headquarters Building, Jackson Barracks, New Orleans 12, La.  
151 Water Street, Augusta, Maine.  
400 East Lombard Street, Baltimore, Md.  
Navy Building, Building 37, 495 Summer Street, Boston 10, Mass.  
Capitol Savings and Loan Building, 112 East Allegan Street, Lansing 4, Mich.  
100 East Tenth Street, St. Paul 2, Minn.  
War Memorial Building, Jackson 102, Miss. (Mailing Address: P. O. Box 122.)  
310 East Capitol Avenue, Jefferson City, Mo.  
State Arsenal Building, Main and Lyndale Streets, Helena, Mont.  
State Arsenal, Lincoln, Nebr.  
Civic Auditorium, Carson City, Nev.  
203 North Main Street, Concord, N. H.  
Room 424, Federal Building, State and Carroll Streets, Trenton 9, N. J.  
Bruns General Hospital, National Guard Section, Santa Fe, N. Mex. (Mailing address: P. O. Box 1018.)  
Fuller Road, Albany 5, N. Y.  
516 West Thirty-fourth Street, New York 1, N. Y.  
Justice Building, Raleigh, N. C.  
Frairie Barracks, Bismarck, N. Dak.  
40 South Third Street, Columbus 15, Ohio.  
229 North West Sixth Street, Oklahoma City 3, Okla.  
184 North Commercial Street, Salem, Ore.  
Northwest Office Building, Capitol and Forster Streets, Harrisburg, Pa. (Mailing address: P. O. Box 92.)

Schuck Building, Stop 27½, Hato Rey, Puerto Rico.

101 Kenyon Street, Providence, R. I.  
1313 Main Street, Columbia 20, S. C.  
National Guard Administration Building, Rapid City, S. Dak.

614 Eighth Avenue, South, Nashville 4, Tenn.

306 East Fifth Street, Austin, Tex.  
222 South West Temple, Salt Lake City, Utah.

Building No. 94, Fort Ethan Allen, Vt.  
The Governor of the Virgin Islands, St. Thomas, Virgin Islands.

1308 East Franklin Street, Richmond 19, Va.

State Armory, Tacoma 3, Wash.  
Capitol Building, Charleston 5, W. Va.  
1220 Capitol Court, Madison 3, Wis.  
National Guard Warehouse, Pershing and Seymour Streets, Cheyenne, Wyo.

Dated: September 8, 1947.

LEWIS B. HERSHEY,  
Director

[F. R. Doc. 47-8399; Filed, Sept. 12, 1947; 8:46 a. m.]

## Chapter IX—Office of Materials Distribution,<sup>1</sup> Department of Commerce, Bureau of Foreign and Domestic Commerce.

[Conservation Order M-131, as Amended Sept. 12, 1947]

### PART 3293—CINCHONA BARK, QUININE, AND QUINIDINE<sup>2</sup>

Section 3293.131 *Conservation Order M-131* is amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of cinchona bark, quinine, and quinidine for the national defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest, to promote the national defense, and to effectuate the policies set forth in the Second Decontrol Act of 1947.

#### PURPOSE AND SCOPE

Par.

(a) Purpose and scope.

#### DEFINITIONS

(b) Definitions.

#### RESTRICTIONS FOR CINCHONA BARK

(c) Acceptance from RFC; use; disposition.

#### RESTRICTIONS FOR QUININE

(d) Acceptance from RFC.

#### RESTRICTIONS FOR QUINIDINE

(e) Delivery, acceptance, use; general.

(f) Deliveries to ultimate consumers.

#### APPROVAL OF APPLICATIONS

(g) OMD policies for granting authorizations.

#### IDENTIFICATION PROVISIONS

(h) Identification of exempt stocks.

#### MISCELLANEOUS PROVISIONS

(i) Inability to deliver.

(j) Appeals.

(k) Violations.

(l) Communications.

<sup>1</sup> Formerly Office of Temporary Controls, Civilian Production Administration.

<sup>2</sup> Formerly Part 3293—Chemicals.

## APPENDICES

App. A—Instructions for customer's Form OMD-2945.

App. B—Instructions for supplier's Form OMD-2946.

§ 3293.131 *Conservation Order M-131.*

## PURPOSE AND SCOPE

(a) *Purpose and scope.* The purpose of this order is to establish restrictions on the distribution and use of cinchona bark, quinine, and quinidine held by, or obtained directly or indirectly from, U. S. Government agencies. Due to supply and demand variations, the restrictions for each of those three materials differ. The cinchona-bark restrictions are directed at providing for maximum extraction of quinine and quinidine. The quinine restrictions are directed at releasing from government stocks a substantial amount for unrestricted use, while maintaining adequate reserves for contingencies. The quinidine restrictions are directed at making the limited supply available for cardiac treatment and providing adequate geographical distribution for that purpose.

The present quinine restrictions represent a relaxation of earlier restrictions. Consequently, any quinine obtained by any person pursuant to authorization issued under this order before September 12, 1947 may be delivered, accepted, and used without regard to any restriction imposed, before that date, by this order or by the authorization itself.

None of the provisions of this order apply to privately imported stocks of cinchona bark, quinine, or quinidine (i. e., stocks not held by any U. S. Government agency, not acquired from any U. S. Government agency prior to, on, or after July 15, 1947 (either directly or through intermediate distributors, processors, or other channels of distribution) and not made from any such materials so acquired). They also do not apply to synthetic quinidine.

## DEFINITIONS

(b) *Definitions.* For the purposes of this order:

(1) "Cinchona bark" means the bark obtained from the genus *Cinchona* or from the genus *Remijia*.

(2) "Quinine" means quinine alkaloid obtained from cinchona bark and its salts and derivatives.

(3) "Quinidine" means quinidine alkaloid obtained from cinchona bark, and its salts and derivatives.

(4) "RFC" means the Reconstruction Finance Corporation, any office of that agency, and any person acting upon behalf of such agency or office.

## RESTRICTIONS FOR CINCHONA BARK

(c) *Acceptance from RFC; use; disposition.* No person may accept delivery of cinchona bark from the RFC, or use or dispose of cinchona bark acquired by him from the RFC, except as follows:

(1) *Toll-agreement.* Under a toll-agreement with the RFC, a processor may accept cinchona bark from the RFC, process it, and return the processed products to the RFC.

(2) *Low-grade bark.* Any person may, without restriction under this order, accept, use, and dispose of cinchona bark

which the RFC disposes of as unsuitable for the extraction of quinine or quinidine.

(3) *Other cases.* Special acceptance, use or disposition authorizations for cinchona bark to be obtained from the RFC may be given by the OMD in other cases where unusual circumstances are involved. Application for such authorization should be made on Form OMD-2945. (See Appendix A at the end of this order for preparation instructions.)

## RESTRICTIONS FOR QUININE

(d) *Acceptance from RFC.* No person may accept delivery of quinine from the RFC except as authorized in writing by the Office of Materials Distribution, and subject to any use and delivery restrictions stated in the authorization.

Application for such authorization must be made on Form OMD-2945 and should be filed by the 15th of the month before the month during which acceptance is desired. (See Appendix A at the end of this order for preparation instructions.)

## RESTRICTIONS FOR QUINIDINE

(e) *Delivery, acceptance, use; general.* No person may deliver, accept delivery of, or use quinidine subject to this order, except as authorized in writing by the Office of Materials Distribution.

Application for authorization to accept or use must be made on Form OMD-2945 and should be filed by the 15th of the month before the month during which acceptance or use is desired. Application for authorization to deliver must be made on Form OMD-2946 and should be filed by the 20th day of the month before the month during which delivery is to be made. (See Appendices A and B at the end of this order for preparation instructions.)

To the extent specified below, the restrictions set out above in this paragraph do not apply in the following cases:

(1) *Certain Government agencies.* No authorization is required by the RFC, or by any Government disposal agency acting as such, to deliver quinidine which is subject to this order. (However, the person accepting delivery is subject to the restrictions of this paragraph.)

No authorization is required by the U. S. Army, Navy or Maritime Commission to accept delivery of, or use, quinidine which is subject to this order. (However, the person making delivery is subject to the restrictions of this paragraph.)

(2) *Small deliveries.* No authorization is required by any person to accept delivery, during any calendar month, of up to a total of 2 ounces of quinidine which is subject to this order, *Provided*

(i) The quinidine is for resale to licensed physicians or ultimate consumers and (ii) such acceptance, taken together with such person's stock of quinidine on hand (in any form) on the delivery date, does not exceed 4 ounces of quinidine.

No further authorization for delivery, acceptance, or use of the quinidine is required, but deliveries to ultimate consumers are subject to the prescription requirement of paragraph (f) of this section.

(3) *Toll agreements.* Where a person has an OMD authorization to use a quantity of quinidine for producing 3-grain tablets or capsules, he may have them made for him by another person under toll agreement. In such a case, no further authorization is needed for the deliveries between the two parties in connection with that arrangement.

(f) *Deliveries to ultimate consumers.* Any person who wishes to get quinidine for consumption and not for resale must furnish the supplier with a physician's prescription, if the quinidine is subject to this order. This paragraph applies to all deliveries of such quinidine to the ultimate consumer. No person shall deliver, to an ultimate consumer, any quinidine which is subject to this order, except upon receipt of a written prescription signed by a physician licensed to prescribe drugs, which shall state either that the quinidine prescribed is to be used for the treatment of cardiac disorders or "Pursuant to Office of Materials Distribution Order M-131." No quinidine subject to this order shall be delivered pursuant to a prescription which is written for more than fifty 3-grain tablets or capsules or for the equivalent of 150 grains of quinidine in other dosage form. No delivery of quinidine subject to this order shall be made pursuant to a prescription which is used a second time to obtain additional quantities.

## APPROVAL OF APPLICATIONS

(g) *OMD policies for granting authorizations.* In general, authorizations to accept or use RFC cinchona bark for purposes other than those permitted in paragraph (c) of this section will be granted by OMD only in special cases involving unusual circumstances. In view of the supply situation, it is expected that authorizations will ordinarily not be granted for export of cinchona bark subject to this order.

In general, authorizations to accept delivery of quinine from the RFC will be granted by OMD on the basis of providing appropriate amounts for anti-malarial uses and (to the extent warranted by the available supply) for proprietary, industrial, and other uses. Authorizations will not be granted for any amount which will increase the applicant's total supply of quinine (on hand or in prospect, and regardless of source) to an amount thought by OMD to be unreasonable in relation to the applicant's anticipated requirements. An application to obtain from the RFC for export will be usually considered only if (1) an export license has been issued for that amount to the applicant or his customer by the Office of International Trade, Department of Commerce, (2) the applicant is unable to obtain that amount from supplies of quinine which is not subject to this order, and (3) OMD believes the government supply of the particular type of quinine is sufficiently large to warrant release for export.

In general, authorizations for quinidine will be granted by OMD only for the following purposes and in such amounts as the limited supply permits (with due regard to the individual applicant's

quinidine inventory requirements and previous consumption)

(1) Production of 3-grain tablets, or 3-grain capsules, of quinidine sulphate only.

(2) Sale of quinidine (in bulk) bottled, packaged, or 3-grain tablet or capsule form) in pharmaceutical distribution channels.

(3) Sale of quinidine to Government agencies and to hospitals, for cardiac-treatment use.

(4) Sale of quinidine to ultimate consumers on prescription in accordance with paragraph (f) of this section.

In view of the supply situation, it is expected that authorization will ordinarily not be granted by OMD for export of quinidine subject to this order.

#### IDENTIFICATION PROVISIONS

(h) *Identification of exempt stocks.* As stated in paragraph (a) of this section the restrictions of this order do not apply to privately imported stocks of cinchona bark, quinine, and quinidine.

In the case of cinchona bark and quinine, the question of determining whether or not particular stocks are subject to this order will ordinarily not arise because of the nature of the restrictions for those materials.

However, the question may arise in the case of quinidine because of the more extensive restrictions for that material. Therefore, persons obtaining quinidine thought to be privately imported should satisfy themselves, in some reasonable manner, that it was not acquired directly or indirectly from any U. S. Government agency. For this purpose, they may rely upon statements in package labellings or upon other written statements from suppliers regarding the source of the quinidine, unless they know or have reason to believe the statements are not true. In general, private imports of quinidine were not resumed until after July 15, 1947. Therefore, quinidine obtained or packaged before that date is likely to have been acquired from government stocks.

#### MISCELLANEOUS PROVISIONS

(i) *Inability to deliver.* If a person is specifically authorized under this order to make delivery to any specific customer or group of customers, but is unable to make the delivery either because of receipt of notice of cancellation or otherwise, he must immediately notify the OMD, and shall not deliver the material to anyone else, or use it, until he receives further instructions.

(j) *Appeals.* Appeal from the provisions of this order shall be made by filing a letter in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal.

(k) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control

and may be deprived of priorities assistance.

(l) *Communications.* All applications and reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to Office of Materials Distribution, Department of Commerce, Washington 25, D. C., Ref. M-131.

**NOTE:** The reporting provisions of this order have been approved by the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

Issued this 12th day of September 1947.

OFFICE OF MATERIALS  
DISTRIBUTION,  
By RAYMOND S. HOOVER,  
Issuance Officer

#### APPENDIX A

##### INSTRUCTIONS FOR CUSTOMER'S FORM OMD-2945 APPLICATION UNDER ORDER M-131

(1) *Who should file.* The cases in which applications on Form OMD-2945 should be filed for authorization under Order M-131 are explained in that order: paragraph (c)—cinchona bark; paragraph (d)—quinine; paragraph (e)—quinidine.

(2) *Where forms may be obtained.* Copies of Form OMD-2945 may be obtained at the address stated in paragraph (3) below.

(3) *Number of copies.* Five copies shall be prepared, of which three shall be forwarded to Office of Materials Distribution, Department of Commerce, Washington 25, D. C., Ref. M-131, one forwarded to the supplier with whom applicant's order is placed, and the fifth retained for applicant's file. At least one of the copies filed with the OMD shall be signed by applicant by a duly authorized official. Where the application is solely for authorization to use from inventory, no copy need be prepared for suppliers.

(4) *Special instructions for filling out form.* Observe the instructions on the form together with the instructions given below:

(a) *Heading.* Under "Unit of Measure" specify "Pounds" in the case of cinchona bark and "Ounces" in the case of quinine and quinidine.

(b) *Column 1.* If the application concerns cinchona bark, specify in Column 1 the grade or variety. If the application concerns quinine or quinidine, specify in Column 1 the name of each alkaloid or the salt of the alkaloid; for example, quinine alkaloid, quinine sulfate, quinidine alkaloid, quinidine sulfate, etc. (It is not necessary to use a separate set of forms for each alkaloid or salt of alkaloid requested.)

(c) *Column 2.* Specify the quantity (in pounds) for cinchona bark and (in ounces) for quinine and quinidine.

(d) *Column 3.* In Column 3 specify the exact name of the product or products in the manufacture or preparation of which the cinchona bark, quinine, or quinidine will be used or incorporated. Distributors ordering for resale will specify "Resale." If purchase is for inventory, specify "Inventory."

(e) *Column 4.* In Column 4 specify ultimate use to be made of the primary product, for example, "Anti-malarial" or "cardiac," and if the purpose is to fill Army, Navy, or other government agencies' contracts, state the contract number. If the purpose is for export by the applicant to countries other than Canada, the Form OMD-2945 must first be sent to Department of Commerce, Office of International Trade, together with application for an export license. If the export license is granted, OIT will then affix the export license number to Form OMD-2945 and forward the document to OMD. (See paragraph (g) of M-131 for OMD policy regarding authorizations for export.)

#### APPENDIX B

##### INSTRUCTIONS FOR SUPPLIER'S FORM OMD-2946 APPLICATION UNDER ORDER M-131

(1) *Who should file.* Under paragraph (e) of Order M-131, suppliers must obtain authorization on Form OMD-2946 before delivering quinidine which is subject to the order. (Some exceptions from this requirement are explained in that paragraph.) No such application is required for cinchona bark or quinine.

(2) *Where forms may be obtained.* Copies of Form OMD-2946 may be obtained at the address shown in paragraph (3) below.

(3) *Number of copies.* Four copies shall be prepared, of which three shall be forwarded to Office of Materials Distribution, Department of Commerce, Washington 25, D. C., Ref. M-131, the fourth to be retained by the supplier. Each producer who has filed application on Form OMD-2945 specifying himself as his supplier, shall list his own name as customer on Form OMD-2946 and shall list his request for allocation in the manner prescribed for other customers.

(4) *Special instructions for filling out form.* Follow the instructions on the form except where they conflict with the specific instructions given below:

(a) *Heading.* In the heading under "Name of chemical" specify "Quinidine" Under "Order No." specify "M-131" under "Unit of measure" specify "Ounces"

(b) *Column 1.* Specify the names of customers. A producer requiring permission to use a part or all of his own production of quinidine subject to the order shall list his own name in Column 1 as customer. After completing the list of customers, insert "Total small order deliveries (estimated)" for anticipated small deliveries under paragraph (e) (2) of M-131.

(c) *Column 2.* List each form of quinidine for which orders for delivery during the applicable month have been received as indicated in the Form OMD-2945 filed with the applicant by his customers.

(d) *Column 4.* Specify total quantity to be delivered to each customer named in Column 1, and total estimated quantity to be delivered on the "Small order deliveries" mentioned in Column 1. Do not include quantities to be delivered from stocks not subject to Order M-131.

(e) *Table II.* Each producer will report production, deliveries and stocks of quinidine (from all sources) as required by Table II, Columns 8 to 16, inclusive. Distributors and importers will enter in Columns 9, 11 and 14 "Receipts" instead of "Production." In Column 8 the supplier will specify each form of quinidine for which orders for delivery during the applicable month have been received, as indicated in the Form OMD-2945 filed with him by his customers.

[F. R. Doc. 47-8460; Filed, Sept. 12, 1947; 11:07 a. m.]

## TITLE 43—PUBLIC LANDS: INTERIOR

### Chapter I—Bureau of Land Management, Department of the Interior

[Circular No. 1655]

#### PART 191—GENERAL REGULATIONS APPLICABLE TO PERMITS, LEASES AND LICENSES (PARTS 192-198)

##### REINSTATEMENT OF REJECTED APPLICATIONS FOR LANDS RESTORED FROM WITHDRAWAL OR USE FOR WAR PURPOSES

Part 191 is amended by adding thereto a new section as follows:

§ 191.15 *Restatement of rejected applications for lands restored from withdrawal or use for war purposes.* Here-

after, upon publication of a revocation of a withdrawal or of a use permit made or granted in connection with the prosecution of World War II, a mineral permit or lease applicant whose application was rejected solely because of the subsequent withdrawal of the land for use in connection with the prosecution of the war or because, either before or after the application was filed, a permit was granted to use the land for war purposes, may apply for and obtain a reinstatement of his application. If the application for reinstatement is for lands restored from a withdrawal it must be filed prior to the date fixed for the filing of applications by the general public; if for land affected by the revocation of permits, within 60 days from the date of publication of such revocation. No application for reinstatement will be considered unless it is timely filed and accompanied by the proper filing fee and the full amount of the first year's rental. (41 Stat. 450; 30 U. S. C. 189)

FRED W. JOHNSON,  
Director

Approved: September 5, 1947.

OSCAR L. CHAPMAN,  
Acting Secretary of the Interior.

[F. R. Doc. 47-8432; Filed, Sept. 12, 1947;  
8:46 a. m.]

## TITLE 47—TELECOMMUNICATION

### Chapter I—Federal Communications Commission

[Docket No. 8448]

#### PART 5—EXPERIMENTAL RADIO SERVICES FREQUENCIES

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 4th day of September 1947;

The Commission having under consideration the matter of amendment of § 5.21 of Part 5 of its rules and regulations governing experimental radio services to provide for frequency assignments in conformity with its final reports of frequency reallocations dated July 19, 1946, and March 20, 1947, and to limit use of these frequencies to Class 1 experimental radio stations except upon showing of unusual circumstances requiring assignment of these frequencies for Class 2 operation; and

It appearing, that on July 17, 1947, general notice of proposed rule making in respect thereto was published in the FEDERAL REGISTER in accordance with the requirements of section 4 (a) of the Administrative Procedure Act; and

It further appearing, that no suggestions, comments, or briefs were filed, and no request for oral argument was received; and

It further appearing, that public interest, convenience, and necessity will be served by adoption of the proposed amendment as hereafter set forth;

Now, therefore, *It is ordered*, That, effective October 15, 1947, § 5.21 of Part 5 be amended to read as follows:

§ 5.21 Frequencies. (a) The following frequencies are allocated for assignment to Class 1 experimental radio stations:

Center Frequency and Channel Width	
1614 kc.	4
2398	4
3492.5	5
4797.5	5
6425	10
9135	10
12862.5	15
17310	20
23100	25
27.455 <sup>1</sup> mc.	50
30.58	40
30.62	40
30.66	40
30.70	40
30.74	40
30.78	40
30.82	40
33.14	40
35.02	40
42.98	40
72.18	40
72.22	40
154.49	60
154.57	100
158.31	60
Above 30,000 mc.	

<sup>1</sup>This service recognizes that interference to its operations on this frequency may result from the emissions on the frequency 27.320 mc of industrial, scientific and medical devices and from stations in the fixed and mobile services operating on frequencies between 27.430 mc and 27.480 mc.

(b) Class 2 experimental stations may be authorized on non-government frequencies allocated to that service in which the experimental station is to operate or on frequencies allocated for use by a proposed new service in which the experimental station is to operate. In cases where no frequencies have been allocated, the Commission may, upon a proper showing of need, authorize Class 2 experimental stations to use frequencies listed in paragraph (a) of this section.

(c) The following frequencies are allocated for assignment to Class 3 experimental stations:

Center Frequency and Channel Width	
2398 kc.	4 kc
3492.5	5
30.66 mc.	40 kc
Above 30,000 mc.	

(d) Class 1 experimental stations may be authorized on frequencies other than those listed in paragraph (a) of this section except for frequencies allocated to the amateur service and except for those frequencies the use of which, in the opinion of the Commission, may result in interference to stations engaged in safety or emergency communications, *Provided:*

(1) The need for the other frequencies is fully stated by the applicant.

(2) A satisfactory showing is made that the frequencies assigned for use by the experimental service are unsuitable for the proposed experimental program.

(3) No interference will be caused to the stations regularly assigned the frequencies requested.

(e) In any case where there is a possibility of interference with the regular service of existing licensees on the frequencies sought to be used experimentally, the applicant may submit a statement from the licensees of stations on such frequency, or in the case of a frequency on which transmissions are received in the United States, a statement from the person receiving signals on that frequency, that no interference will be caused by the experimental use of the frequency as requested which will adversely affect the use of the frequency by such licensee. (Secs. 301, 303 (c) 303 (f) 48 Stat. 1031, 1032, sec. 303 (r) 50 Stat. 191, 47 U. S. C. 301, 303 (c) 303 (f), 303 (r))

Released: September 4, 1947.

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] Wm. P. MASSING,  
Acting Secretary.

[F. R. Doc. 47-8406; Filed, Sept. 12, 1947;  
8:47 a. m.]

#### PART 5—EXPERIMENTAL RADIO SERVICES EXTENSION OF LICENSE TERM

Cross REFERENCE: For orders extending the license term of all Experimental Class 2 radar stations installed aboard ship which normally would expire November 1, 1947, and relieving the licensees of this class of station of the requirement that they apply for renewal of experimental licenses this year as they would otherwise be required to do prior to September 1, 1947, in accordance with § 5.32, see F. R. Documents 47-3407 and 47-8416 under Federal Communications Commission in the Notices section, *infra*.

## NOTICES

### FEDERAL COMMUNICATIONS COMMISSION

[Docket Nos. 6884, 7115, 7851, 7852]

PATRIOT CO. ET AL.

ORDER CONTINUING HEARING

In re applications of The Patriot Company, Harrisburg, Pennsylvania, Docket

No. 6884, File No. BP-4091; WHP Incorporated, Harrisburg, Pennsylvania, Docket No. 7115, File No. BP-4334; Union Broadcasting Company (WARM), Scranton, Pennsylvania, Docket No. 7851, File No. BP-5186; John H. Stenger, Jr. (WBAX) Wilkes-Barre, Pennsylvania, Docket No. 7852, File No. BP-5212; for construction permits.

The Commission having scheduled a further consolidated hearing on the above-entitled applications for 10:00 o'clock a. m., Thursday, September 11, 1947, at Washington, D. C., and

It appearing, that public interest, convenience and necessity would be served by a continuance of said further hearing;



*It is ordered*, This 5th day of September 1947, that on the Commission's own motion, the said further hearing on the above-entitled applications be, and it is hereby, continued to 10:00 o'clock, Thursday, September 25, 1947, at Washington, D. C.

By the Commission.

[SEAL] WM. P. MASSING,  
*Acting Secretary.*

[F. R. Doc. 47-8404; Filed, Sept. 12, 1947;  
8:47 a. m.]

[Docket Nos. 6913, 8160]

PRESQUE ISLE BROADCASTING CO. (WERC)  
AND WLEU BROADCASTING CORP.

#### ORDER CONTINUING HEARING

In re applications of Presque Isle Broadcasting Company (WERC) Erie, Pennsylvania, Docket No. 8160, File No. BS-1128, for order to show cause. WLEU Broadcasting Corp. (WLEU), Erie, Pennsylvania, Docket No. 6913, File No. BP-4115, for construction permit.

The Commission having under consideration a petition filed September 3, 1947, by Presque Isle Broadcasting Company (WERC) Erie, Pennsylvania, requesting a 30-day continuance in the hearing presently scheduled for September 15, 1947, in the proceeding upon the show cause order of the above-entitled applications;

*It is ordered*, This 5th day of September 1947, that the instant petition for continuance be, and it is hereby, granted; and the said hearing upon the above-entitled applications be, and it is hereby, continued to 10:00 o'clock a. m., Wednesday, October 15, 1947, at Washington, D. C.

By the Commission.

[SEAL] WM. P. MASSING,  
*Acting Secretary.*

[F. R. Doc. 47-8403; Filed, Sept. 12, 1947;  
8:47 a. m.]

[Docket Nos. 7094, 7412]

MACKAY RADIO AND TELEGRAPH CO., INC.,  
ET AL.

#### POSTPONEMENT OF ORAL ARGUMENT

In the matter of radiotelegraph circuits between the United States and British Commonwealth and certain other foreign points, Docket No. 7094; in the matter of applications of Mackay Radio and Telegraph Co., Inc., RCA Communications, Inc., Tropical Radio Telegraph Co., Press Wireless, Inc., for modification of license for authority to communicate with British Commonwealth and certain other foreign points, Docket No. 7412.

You are hereby notified that the Commission at its regular meeting on August 7, 1947 postponed the oral argument in the above-entitled proceeding scheduled for September 24, 1947 until October 1, 1947, to be held in Room 6121 of the

offices of the Commission beginning at 10:00 o'clock a. m.

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] T. J. SLOWIE,  
*Secretary.*

[F. R. Doc. 47-8413; Filed, Sept. 12, 1947;  
8:48 a. m.]

[Docket No. 7974]

RADIOTELEGRAPH SERVICE BETWEEN UNITED  
STATES AND FOREIGN AND OVERSEAS  
POINTS; ASSIGNMENT OF FREQUENCIES  
FOR SUCH SERVICE

#### ORDER POSTPONING HEARING

At a session of the Federal Communications Commission held at its offices in Washington, D. C. on the 28th day of August 1947-

*It is ordered*, On the Commission's own motion, that the hearing herein, now scheduled to begin October 6, 1947, is postponed to October 20, 1947, at the same time and place as heretofore designated.

By the Commission.

[SEAL] WM. P. MASSING,  
*Acting Secretary.*

[F. R. Doc. 47-8412; Filed, Sept. 12, 1947;  
8:48 a. m.]

[Docket Nos. 8291-8293]

KEYSTONE BROADCASTING CORP. ET AL.

#### ORDER CONTINUING HEARING

In re applications of Keystone Broadcasting Corporation, Harrisburg, Pennsylvania, Docket No. 8291, File No. BPH-183; York Broadcasting Company, York, Pennsylvania, Docket No. 8292, File No. BPH-184; Reading Broadcasting Company, Reading, Pennsylvania, Docket No. 8293, File No. BPH-522; for construction permits.

The Commission having under consideration a joint petition filed August 29, 1947, by Keystone Broadcasting Corporation, Harrisburg, Pennsylvania, York Broadcasting Company, York, Pennsylvania, and Reading Broadcasting Company, Reading, Pennsylvania, requesting a 30-day continuance in the hearing upon their above-entitled applications, which is presently scheduled for September 15, 1947, at Washington, D. C.,

*It is ordered*, This 5th day of September 1947, that the instant petition be, and it is hereby, granted; and the said consolidated hearing upon the above-entitled applications be, and it is hereby, continued to 10:00 o'clock a. m., Monday, October 13, 1947, at Washington, D. C.

By the Commission.

[SEAL] WM. P. MASSING,  
*Acting Secretary.*

[F. R. Doc. 47-8402; Filed, Sept. 12, 1947;  
8:47 a. m.]

[Docket No. 8465]

MACKAY RADIO AND TELEGRAPH CO., INC.

#### POSTPONEMENT OF ORAL ARGUMENT

In the matter of Mackay Radio and Telegraph Co., Inc., Docket No. 8465, T1-SA-680, T1-SA-658, T1-SA-659, T1-SA-657 applications for special temporary authorizations to communicate with Helsinki, Finland; Lisbon, Portugal; Paramaribo, Surinam; and The Hague, Netherlands.

You are hereby notified that the Commission at its regular meeting on August 7, 1947, postponed the oral argument in the above-titled proceeding scheduled for September 24, 1947 until October 1, 1947, to be held in Room 6121 of the offices of the Commission beginning at 10:00 o'clock a. m.

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] T. J. SLOWIE,  
*Secretary.*

[F. R. Doc. 47-8414; Filed, Sept. 12, 1947;  
8:49 a. m.]

[Docket Nos. 8489, 8490]

INDEPENDENT BROADCASTING CO., INC.  
(WIBK)

#### ORDER SCHEDULING MATTER FOR HEARING

In re applications of Independent Broadcasting Company, Inc. (WIBK), Knoxville, Tennessee, for FM Construction Permit, File No. BPH-1146, Docket No. 8489; for AM Broadcast License, File No. BL-2550, Docket No. 8490.

*It is ordered*, That Commissioner C. J. Durr be and he is hereby assigned to preside at the hearing in the above-entitled matter, scheduled for September 25, 1947, at 10:00 a. m., at the Commission's offices in Washington, D. C.

Notice is hereby given that § 1.857 of the Commission's rules and regulations is not applicable to this proceeding.

Dated: September 2, 1947.

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] WM. P. MASSING,  
*Acting Secretary.*

[F. R. Doc. 47-8408; Filed, Sept. 12, 1947;  
8:48 a. m.]

[Docket No. 8510]

FOUR STATES BROADCASTING CO., INC.

#### ORDER DESIGNATING APPLICATION FOR HEARING ON STATED ISSUES

In re application of the Four States Broadcasting Company, Inc., Hagerstown, Maryland, Docket No. 8510, File No. BP-5641, for construction permit.

At a session of the Federal Communications Commission, held at its offices in Washington, D. C., on the 28th day of August 1947;

The Commission having under consideration the above-entitled application requesting a construction permit for a new standard broadcast station to operate on the frequency 860 kc, with 1 kw

power, daytime only, at Hagerstown, Maryland.

*It is ordered*, That, pursuant to section 309 (a) of the Communications Act of 1934, as amended, the said application be, and it is hereby, designated for hearing at a time and place to be designated by subsequent order of the Commission, upon the following issues:

1. To determine the legal, technical, financial, and other qualifications of the applicant corporation, its officers, directors and stockholders to construct and operate the proposed station.
2. To determine the areas and populations which may be expected to gain primary service from the operation of the proposed station and the character of other broadcast service available to those areas and populations.
3. To determine the type and character of program service proposed to be rendered and whether it would meet the requirements of the populations and areas proposed to be served.
4. To determine whether the operation of the proposed station would involve objectionable interference with any existing broadcast stations and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
5. To determine whether the operation of the proposed station would involve objectionable interference with the services proposed in any pending applications for broadcast facilities and, if so, the nature and extent thereof, the areas and populations affected thereby, and the availability of other broadcast service to such areas and populations.
6. To determine whether the installation and operation of the proposed station would be in compliance with the Commission's rules and Standards of Good Engineering Practice Concerning Standard Broadcast Stations.

By the Commission.

[SEAL] WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 47-8411; Filed, Sept. 12, 1947;  
8:48 a. m.]

[Docket Nos. 8513, 8514]

SOUTHWESTERN BELL TELEPHONE CO.  
ORDER DESIGNATING APPLICATIONS FOR  
CONSOLIDATED HEARING

In the matter of the application of Southwestern Bell Telephone Company, for a certificate under section 221 (a) of the Communications Act of 1934, as amended, Docket No. 8513, File No. P-C-1557; and for a certificate under section 221 (a) of the Communications Act of 1934, as amended, Docket No. 8514, File No. P-C-1560.

At a session of the Federal Communications Commission held at its offices in Washington, D. C., on the 4th day of September 1947.

The Commission, having under consideration an application (P-C-1557) filed by the Southwestern Bell Telephone Company for a certificate under section 221 (a) of the Communications Act of

1934, as amended, that the proposed acquisition by the Southwestern Bell Telephone Company of the telephone plant and property of Smiley Brothers Telephone Exchange, O'Fallon, St. Clair County, Illinois, will be of advantage to persons to whom service is to be rendered and in the public interest; and also having under consideration an application (P-C-1560) filed by the Southwestern Bell Telephone Company for a certificate under section 221 (a) of the Communications Act of 1934, as amended, that the proposed acquisition by the Southwestern Bell Telephone Company of the plant and property of the Lebanon Telephone Exchange, Lebanon, St. Clair County, Illinois, will be of advantage to persons to whom service is to be rendered and in the public interest;

*It is ordered*, That pursuant to the provisions of section 221 (a) of the Communications Act of 1934, as amended, and § 1.724 of the Commission's rules and regulations the above applications are assigned for consolidated public hearing for the purpose of determining whether the proposed acquisitions will be of advantage to the persons to whom service is to be rendered and in the public interest;

*It is further ordered*, That the consolidated hearing upon the said applications be held in the offices of the Commission in Washington, D. C., beginning at 10:00 a. m., on the 8th day of October 1947, before J. Fred Johnson, Jr., Hearing Examiner, and that a copy of this order shall be served on the Southwestern Bell Telephone Company, the Smiley Brothers Telephone Exchange, and the Lebanon Telephone Exchange; and also on the Governor of Illinois, the Illinois Commerce Commission, and the Postmasters and the cities of O'Fallon and Lebanon, St. Clair County, Illinois;

*It is further ordered*, That within five days after the receipt from the Commission of a copy of this order, the applicant herein shall cause a copy hereof to be published in a newspaper or newspapers having general circulation in St. Clair County, Illinois, and shall furnish proof of such publication at the hearing herein.

Notice is hereby given that § 1.857 of the Commission's rules and regulations shall not be applicable to this proceeding.

FEDERAL COMMUNICATIONS  
COMMISSION,  
WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 47-8410; Filed, Sept. 12, 1947;  
8:48 a. m.]

[Docket No. 8515]

WISCONSIN TELEPHONE CO.

ORDER DESIGNATING APPLICATION FOR  
HEARING

In the matter of the application of Wisconsin Telephone Company, Docket No. 8515, File No. P-C-1539; for a certificate under section 221 (a) of the Communications Act of 1934, as amended.

At a session of the Federal Communications Commission, held at its offices in

Washington, D. C. on the 4th day of September 1947;

The Commission, having under consideration an application filed on July 31, 1947, by the Wisconsin Telephone Company for a certificate under section 221 (a) of the Communications Act of 1934, as amended, that the proposed acquisition by the Wisconsin Telephone Company of certain telephone plant and property of the Belmont and Pleasant View Telephone Company, Darlington, Lafayette County, Wisconsin, will be of advantage to persons to whom service is to be rendered and in the public interest;

*It is ordered*, That pursuant to the provisions of section 221 (a) of the Communications Act of 1934, as amended, the above application is assigned for public hearing for the purpose of determining whether the proposed acquisition will be of advantage to the persons to whom service is to be rendered and in the public interest;

*It is further ordered*, That the hearing upon the said application be held in the offices of the Commission in Washington, D. C., beginning at 10:00 a. m. on the 6th day of October 1947, before Joseph Brenner, Hearing Examiner, and that a copy of this order shall be served on the Wisconsin Telephone Company and the Belmont and Pleasant View Telephone Company and also on the Governor of Wisconsin, the Public Service Commission of Wisconsin, the Postmasters and the cities of Darlington and Shullsburg, Lafayette County, Wisconsin;

*It is further ordered*, That within five days after the receipt from the Commission of a copy of this order, the applicant herein shall cause a copy hereof to be published in a newspaper or newspapers having general circulation in Lafayette County, Wisconsin, and shall furnish proof of such publication at the hearing herein.

Notice is hereby given that § 1.857 of the Commission's rules and regulations shall not be applicable to this proceeding.

FEDERAL COMMUNICATIONS  
COMMISSION,  
WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 47-8409; Filed, Sept. 12, 1947;  
8:48 a. m.]

[Docket No. 8516]

EDITORIALIZING BY BROADCAST LICENSEES  
ORDER STATING ISSUES AND SETTING HEARING  
DATE

At a session of the Federal Communications Commission held at Washington, D. C., on the 5th day of September 1947;

Whereas, the Commission on January 16, 1941, issued an opinion in the matter of The Mayflower Broadcasting Corporation, 8 FCC 338, which dealt with the policy theretofore followed by that licensee in broadcasting "editorials from time to time urging the election of various candidates for political office or supporting one side or another of various questions in public controversy"; and

Whereas, since the adoption of the above opinion there has been widespread

discussion concerning the exact meaning of the opinion, its application to particular situations, and the desirability or undesirability of having a general policy concerning editorializing by broadcast licensees; and

Whereas, these questions are substantial and of such general importance and wide concern as to warrant the holding of a general hearing concerning the entire subject matter of editorializing by broadcast licensees;

Whereas, because of the importance of the questions presented, the Commission is aware that extensive preparation will be required and is, therefore, desirous of scheduling the hearing at a time when all the parties can be fully prepared;

Now, therefore: *It is ordered*, That a hearing be held before the Commission en banc beginning on the 12th day of January 1948, on the following issues:

1. To determine whether the expression of editorial opinions by broadcast station licensees on matters of public interest and controversy is consistent with their obligation to operate their stations in the public interest.

2. To determine the relationship between any such editorial expression and the affirmative obligation of the licensees to insure that a fair and equal presentation of all sides of controversial issues is made over their facilities.

Any interested person desiring to participate in this hearing should file with the Commission, in triplicate, on or before December 1, 1947, a notice of appearance, setting forth the name of the person or persons who will testify, the organization represented, if any, the subjects concerning which the witnesses will testify, and the approximate length of time required for the presentation.

By the Commission.

[SEAL] WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 47-8401; Filed, Sept. 12, 1947;  
8:47 a. m.]

#### [Designation Order 13]

#### DESIGNATION OF MOTIONS COMMISSIONER FOR SEPTEMBER, 1947

At a session of the Federal Communications Commission held at its office in Washington, D. C., on the 28th day of August 1947:

*It is ordered*, Pursuant to § 1.111 of the Commission's rules and regulations, that C. J. Durr, Commissioner, be and he is hereby designated as Motions Commissioner, for the month of September, 1947.

*It is further ordered*, That in the event said Motions Commissioner is unable to act during any part of said period the Chairman or Acting Chairman will designate a substitute Motions Commissioner.

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 47-8400; Filed, Sept. 12, 1947;  
8:46 a. m.]

#### SAN DIEGO BROADCASTING CO. (KUSN) SAN DIEGO, CALIF.

#### NOTICE CONCERNING PROPOSED TRANSFER OF CONTROL<sup>1</sup> AND ASSIGNMENT OF PERMIT FOR CLASS B FM STATION

The Commission hereby gives notice that on September 3, 1947 there was filed with it an application (BTC-569) for transfer of control of San Diego Broadcasting Company, Inc., AM station KUSN, San Diego, California, from J. Frank Burke to The Copley Press, Inc. and an application (BAI-642) for assignment of the permit for a Class B FM station at the same place from Union-Tribune Publishing Company to San Diego Broadcasting Company, Inc., San Diego, California. The proposal to transfer control of San Diego Broadcasting Company and also to assign the permit for the FM station as above indicated rests upon a contract of August 15, 1947 between the parties named under which J. Frank Burke, owner of 500 shares or 50% of the outstanding common voting stock of the licensee of KUSN would sell the same to The Copley Press, Inc. for a consideration of \$68,174.25. The same contract provides for assignment by the Union-Tribune Publishing Company (a subsidiary of The Copley Press, Inc.) of the permit for the FM station to the licensee of the AM station under arrangements whereby the latter would pay to the publishing company one-half the amount expended by it in connection with the FM station prior to the date of the assignment. Each application is made specifically contingent upon the granting of the other. Further information as to the arrangements may be found with the applications and associated papers which are on file at the offices of the Commission in Washington, D. C.

Pursuant to § 1.321 the Commission was advised on September 3, 1947 that beginning on September 8, 1947 notice concerning the applications was inserted in the "San Diego Tribune-Sun" a daily newspaper of general circulation at San Diego, California in conformity with § 1.321.

In accordance with the procedure set out in said section, no action will be had upon the applications for a period of 60 days from September 8, 1947 within which time other persons desiring to apply for the facilities involved may do so upon the same terms and conditions as set forth in the above-described contract.

(Sec. 310 (b) 48 Stat. 1086; 47 U. S. C. 310 (b))

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 47-8405; Filed, Sept. 12, 1947;  
8:47 a. m.]

<sup>1</sup>Section 1.321, Part I, Rules of Practice and Procedure.

#### OUTSTANDING SHIP-BOARD RADAR EXPERI- MENTAL CLASS 2 STATIONS

#### ORDER EXTENDING LICENSE TERM

At a meeting of the Federal Communications Commission held at its offices in Washington, D. C., on the 26th day of August 1947:

The Commission having before it a proposal to extend the license term of Experimental Class 2 radar stations installed aboard ship, authorized for the purpose of conducting experimentation in connection with the development and testing of ship-board radar systems, which term will end on November 1, 1947; and

It appearing, that renewals of such licenses which have been issued prior to August 1, 1947, must be requested by September 1, 1947, in accordance with the requirements of § 5.32 of the rules; and

It further appearing, that there is now outstanding a proposal for the adoption by the Commission of rules governing the issuance of regular, as distinguished from Experimental Class 2, ship-board radar station licenses; and

It further appearing, that in view of the pendency of such rule making, it would be desirable to extend the term of present licenses:

*It is ordered*, That the license term of every Experimental Class 2 radar station installed aboard ship which normally expires November 1, 1947, be extended to May 1, 1948, such licenses to be extended in exact accordance with the terms contained therein;

*It is further ordered*, That this order shall become effective immediately.

FEDERAL COMMUNICATIONS  
COMMISSION,  
[SEAL] WM. P. MASSING,  
Acting Secretary.

[F. R. Doc. 47-8407; Filed, Sept. 12, 1947;  
8:48 a. m.]

#### CONDITIONALLY GRANTED CLASS B FM BROADCAST STATIONS

#### FREQUENCY ASSIGNMENTS

AUGUST 21, 1947.

The Commission announces proposed frequency assignments for Class B FM broadcast stations holding conditional grants as of August 18, 1947. These assignments are made pursuant to the FM rules and standards, as amended June 12, 1947.

Operation prior to March 1, 1948, on channel assignments indicated by asterisks will be contingent on clearance of image frequency interference in present aeronautical navigational aid receivers.

On June 26, 1947, proposed frequency assignments were announced for conditionally granted Class A stations. Since that date Class A grants have specified frequency assignments and it is expected that this procedure will now be followed for all FM conditional grants.

State and city	Call letters	Grantee	Power watts	Channel No.	State and city	Call letters	Grantee	Power watts	Channel No.
Alabama: Tuscaloosa		James R. Doss, Jr.	101.3	237	New Hampshire: Keene	WENE Corp.	107.5	300	
Arizona: Tucson		Sun Country Broadcasting Co.	93.6	238	New York:				
California:					Binghamton	Binghamton Press Co., Inc.	63.1	251	
Fresno	KSEQ	McClatchy Broadcasting Co.	97.9	239		Southern Tier Radio Service, Inc.	107.7	259	
Los Angeles	KRKD-FM	Tulare-Kings Counties Radio	93.6	238	Buffalo	Clark Associates, Inc.	102.5	273	
Modesto	KBEE	Pacific Broadcasting Co.	93.6	242		Greater Erie Broadcasting Co.	104.1	251	
Oakland		Radio Broadcasters	104.1	251		WBEN, Inc.	106.5	253	
Sacramento	KFBK-FM	KTRB Broadcasting Co.	103.3	277		WGR Broadcasting Corp.	93.7	259	
San Diego	KFMB-FM	McClatchy Broadcasting Co.	95.9	253		Ceriland Broadcasting Co., Inc.	93.9	250	
San Francisco	KRON	KRO-W, Inc.	98.9	245		Elmira Star-Gazette, Inc.	105.9	255	
San Mateo	KSMO-FM	The Jack Gross Broadcasting Co.	101.6	238		Kingston Broadcasting Corp.	94.9	235	
Santa Cruz		Chronicle Publishing Co.	93.6	243		WHOL, Inc.	100.7	254	
Santa Rosa		Amphlett Printing Co.	93.3	237		Richard H. Balch	93.7	259	
Colorado:		Monterey Bay Broadcasting Co.	107.7	230	North Carolina:				
Denver	KLZ-FM	Ruth W. Finley	102.6	273	Ashville	WWNC-FM	106.1	251	
Pueblo		KLZ Broadcasting Co.	94.1	231	Durham	WDUR, Inc.	102.5	273	
Connecticut: Waterbury		National Broadcasting Co.	95.7	259	Greenville	Greenville Broadcasting Co.	59.1	256	
District of Columbia: Washington		Rocky Mountain Broadcasting Co.	93.1	251	Henderson	Henderson Radio Corp.	107.3	257	
Florida:		The Mattatuck Broadcasting Co.	103.3	237	Highland	WPTF-Radio Co.	94.5	223	
Daytona Beach		Columbia Broadcasting System, Inc.	105.1	236	Ridgely	Piedmont Carolina Broadcasting Co., Inc.	105.1	251	
Miami Beach		W. Wright Esch	97.5	248	Shelby	Western Carolina Radio Corp.	55.1	241	
Orlando		Mercantile Broadcasting Co.	93.0	239	Statesville	Statesville Broadcasting Co.	105.7	253	
Tampa	WDAE-FM	Orlando Broadcasting Co., Inc.	92.3	222	North Dakota: Fargo	WSIC-FM	92.3	222	
Georgia:		Tampa Times Co.	105.7	239	Ohio:				
La Grange		La Grange Broadcasting Co.	104.1	231	Columbus	Crosby Broadcasting Corp.	66.3	242	
Newnan		Newnan Broadcasting Co.	92.3	232	Cincinnati	Scripps-Howard Radio Inc.	105.1	256	
Rome		News Publishing Co.	107.3	257	Columbus	Capital Radio Inc.	95.1	226	
Savannah		A. O. Neff	93.6	243		Peoples Broadcasting Corp.	97.9	250	
Idaho:						Sky Wave Broadcasting Corp.	94.7	224	
Boise		Queen City Broadcasting Co.	93.1	251		The Fort Industry Co.	103.3	277	
Idaho Falls		Idaho Radio Corp.	103.3	277		Unity Corp., Inc.	59.9	250	
Illinois:						Ned & Stevens	107.9	250	
Alton		Illinois-Alton Broadcasting Co.	93.0	239		Southeast Ohio Broadcasters, Inc.	107.7	259	
Springfield		Radio Springfield	104.5	233	Oklahoma:				
Indiana:					Clinton	Western Oklahoma Broadcast- ing Co.	107.5	253	
Crawfordsville		Journal Review	102.9	275	Enid	Enid Radiophone Co.	102.7	274	
Evansville		South Central Broadcasting Corp.	104.1	231	Lawton	Oklahoma Quality Broadcast- ing Co.	101.3	237	
Marion		Chronicle Publishing Co., Inc.	105.0	235	Oklahoma City	KTOK-FM	104.3	232	
Wabash		Syndicate Theatres, Inc.	97.5	248	Oregon:				
Iowa:					Eugene	Eugene Broadcast Station	104.7	234	
Atlantic		Continental Broadcasting Co.	103.5	233	Portland	Hinson Memorial Baptist Church	104.3	232	
Clinton		Clinton Broadcasting Co.	93.1	241	Pennsylvania:				
Council Bluffs		Nonpareil Broadcasting Co.	107.9	239	Altoona	WAPI	66.5	243	
Des Moines		Capital City Broadcasting Co.	94.1	231	Erie	WERE-FM	93.9	250	
Fort Dodge		Northwest Broadcasting Co.	102.7	274	Hazleton	WLEU Broadcasting Corp.	97.5	250	
Keokuk		Keokuk Broadcasting Co.	102.7	274	Lebanon	Hazelton Broadcasting Co.	93.3	227	
Shenandoah		KFNF, Inc.	103.3	277	Pottsville	Radio Lebanon FM & Tel. Inc.	104.1	231	
Waterloo		Josh Higgins Broadcasting Co.	105.7	239	Scranton	Pottsville Broadcasting Co.	101.6	270	
Kansas:					Shamokin	Radio Anthracite, Inc.	55.1	245	
Hutchinson	KWBW-FM	The Nations Center Broadcast- ing Co.	93.1	223	Washington	Washington Broadcasting Co.	102.6	275	
McPherson		The McPherson Broadcasting Co., Inc.	103.3	277	Williamsport	Washington County Broadcasting Co.	104.3	252	
Topeka		The WREN Broadcasting Co., Inc.	94.1	231	Wilkes-Barre	WYoming Valley Broadcasting Co.	107.3	257	
Kentucky:					York	The Helm Coal Co.	105.7	259	
Henderson	WSO-FM	Henderson Broadcasting Co., Inc.	93.5	253	Puerto Rico:				
Hopkinsville	WHOP-FM	Hopkinsville Broadcasting Co., Inc.	93.7	254	San Juan	Martinez-Rodriguez Broadcast- ing Co.	59.9	250	
Lexington		Fayette Broadcasting Co.	92.9	225	Rio Piedras	P. H. Communications Author- ity	92.3	222	
Louisiana:					South Carolina:				
Baton Rouge		Modern Broadcasting Co.	104.3	232	Florence	Florence Broadcasting Co., Inc.	106.1	251	
Lafayette		Evangeline Broadcasting Co., Inc.	93.1	241	Greenville	George M. Hughes	94.1	231	
Monroe	KMLB-FM	Liners Broadcasting Station, Inc.	104.1	231	Newberry	Greenville Broadcasting Co.	92.5	233	
Shreveport	KRMD-FM	International Broadcasting Corp.	94.5	233	Rock Hill	Newberry Broadcasting Co.	97.1	245	
Maine: Lewiston		Radio Station KRMD	101.1	259	South Dakota: Sioux Falls	York County Broadcasting Co.	97.5	245	
Maryland: Cumberland		Lewiston-Auburn Broadcasting Corp.	102.9	275	Tennessee:	Midcontinent Broadcasting Co.	102.5	275	
Massachusetts: Worcester		Cumberland Broadcasting Co.	103.9	235	Chattanooga	Tennessee Valley Broadcasting Co.	101.1	256	
Michigan:		Worcester Broadcasting Co.	93.1	239	Knoxville	Scripps-Howard Radio Inc.	103.7	279	
Dearborn		Suburban Broadcasters	103.3	232	Memphis	WBIR, Inc.	100.3	252	
Detroit		Wolverine State Broadcasting Service	105.9	270	Nashville	Radio Broadcasting Inc.	97.1	245	
Minnesota:						Fanny B. Wilson	104.3	232	
Minneapolis		Lincoln Broadcasting Co.	94.7	234		Hoyt B. Wooten	102.7	274	
St. Paul	WTTL	Telair Co.	93.6	238		Nashville Radio Corp.	107.5	253	
Mississippi:		King-Trendle Broadcasting Corp.	101.1	233	Texas:				
Clarksdale		Woodward Broadcasting Co.	107.5	233	Amarillo	Plains Empire Broadcasting Co.	93.1	256	
Gulfport		John P. Norton	94.7	234	Austin	Frontier Broadcasting Co., Inc.	55.5	228	
Meridian		Flint Broadcasting Co.	93.1	236	Beaumont	Charles T. Johnson	92.3	222	
Missouri:		Fetzer Broadcasting Corp.	93.7	223	Dallas	Beaumont Broadcasting Corp.	93.3	227	
Clayton	KFUO-FM	The Bethesda Free Church of Minneapolis, Minn.	93.6	233	Fert Worth	Sky Broadcasting Service	105.9	255	
Kansas City		Elmer A. Benson	110.3	232	Houston	Tarrant Broadcasting Co.	95.3	242	
Nebraska: Omaha		Birney Ives, Sr.	93.1	239		Texas Star Broadcasting Co.	97.9	250	
		WGOM Broadcasting Co.	101.5	253		Earl C. Hankamer	105.1	251	
		Birney Ives, Jr.	93.6	233		Laredo Broadcasting Co.	103.5	273	
						Caprock Broadcasting Co.	55.3	242	
						Lubbock Broadcasting Co.	107.9	250	
						Ector County Broadcasting Co.	97.5	245	
						Fort Arthur College	101.9	270	
						Alamo Broadcasting Co.	97.3	247	
						Rogul A. Cortez	95.3	242	
						Mercury Broadcasting Co.	94.7	234	
						Bell Broadcasting Co., Inc.	107.5	253	
						Roca Capital Broadcasting Co.	97.3	247	
						Frontier Broadcasting Co., Inc.	93.7	254	
						KRGV, Inc.	93.7	259	
						Wichita Broadcasting Co.	105.5	253	

State and city	Call letters	Grantee	F. & C. No.	Channel No.	State and city	Call letters	Grantee	F. & C. No.	Channel No.
Virginia:					West Virginia—Con:				
Bristol.....		Appalachian Broadcasting Corp.	105.3	237	Charleston.....		Daily Gazette Co.....	93.5	253
Norfolk.....		Commonwealth Broadcasting Co.	105.3	237	Clarksburg.....		Clarksburg Broadcasting Corp.	93.1	236
							News Publishing Co.....	101.9	270
Richmond.....		Cavalier Broadcasting Corp.	103.3	277	Parkersburg.....		Ohio Valley Broadcasting Co.....	108.5	230
Suffolk.....		Southern Broadcasters, Inc.	103.9	295	Wisconsin:				
Washington:		Suffolk News Co.	106.1	291	Eau Claire.....		Central Broadcasting Co.....	94.1	234
Seattle.....		Denny Park Lutheran Church of Seattle, Wash.	102.9	275	Green Bay.....		The Journal Co.....	92.3	222
Tazoma.....		Tribune Publishing Co.	97.3	247	Milwaukee.....		Myles H. Jones.....	93.7	239
West Virginia:					Neenah.....		Neenah-Menasha Broadcasting Co.	93.5	253
Beckley.....		Rahall Broadcasting Co., Inc.	93.1	251	Wausau.....		Central Broadcasting Co.....	101.7	234

**FEDERAL COMMUNICATIONS COMMISSION.**

[SEAL] **WM. P. MASSING,**  
*Acting Secretary.*

[F. E. Doc. 47-8415; Filed, Sept. 12, 1947;  
8:49 a. m.]

**EXPERIMENTAL CLASS 2 RADAR STATIONS  
INSTALLED ABOARD SHIP**

**NOTICE TO LICENSEES**

**AUGUST 27, 1947.**

The Commission on August 26, 1947, extended to May 1, 1948, the license term of all Experimental Class 2 radar stations installed aboard ship which normally would expire November 1, 1947.

This order relieves the licensees of this class of station of the requirement that they apply for renewal of experimental licenses this year as they would otherwise be required to do prior to September 1, 1947, in accordance with § 5.32 of the Commission's rules.

There is now pending a proposal by the Commission for the adoption of rules governing the licensing of ship-board radar stations on a regular basis. If such rules are adopted, it will be necessary for eligible experimental licensees to apply for authority to operate in such a service, and the extension which has just been granted by the Commission will serve to avoid a duplication of work involved in the submission and processing of applications for renewals as well as new licenses.

Licenses granted after August 1, 1947 will have been issued for a term ending November 1, 1948. Consequently such licenses will not be affected by the aforementioned order.

In the event a licensee does not intend to operate his station beyond November 1, 1947, the license should be submitted to the Commission for cancellation at the time the operation is discontinued.

**FEDERAL COMMUNICATIONS COMMISSION.**

[SEAL] **WM. P. MASSING,**  
*Acting Secretary.*

[F. E. Doc. 47-8416; Filed, Sept. 12, 1947;  
8:49 a. m.]

**FEDERAL POWER COMMISSION**

[Docket No. G-930]

**PANHANDLE EASTERN PIPE LINE CO.**

**ORDER FIXING DATE OF HEARING**

Upon consideration of the application filed August 4, 1947, by Panhandle East-

ern Pipe Line Company (applicant) a Delaware corporation having its principal office in Kansas City, Missouri, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, authorizing the construction and operation of certain natural-gas facilities, subject to the jurisdiction of the Commission, as fully described in such application on file with the Commission and open to public inspection.

It appearing to the Commission that: This proceeding is a proper one for disposition under the provisions of Rule 32 (b) (18 CFR 1.32 (b)) of the Commission's rules of practice and procedure (as amended June 16, 1947) applicant having requested that its application be heard under the shortened procedure provided by the aforesaid rule for noncontested proceedings, and no request to be heard, protest or petition having been filed subsequent to the giving of due notice of the filing of the application, including publication in the *FEDERAL REGISTER* on August 19, 1947 (12 F. R. 558):

The Commission, therefore, orders that:

(A) Pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Power Commission by sections 7 and 15 of the Natural Gas Act, as amended, and the Commission's rules of practice and procedure (as amended June 16, 1947) a hearing be held on September 25, 1947, at 9:30 a. m. (e. d. s. t.), in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue NW., Washington, D. C., concerning the matters involved and the issues presented by such application; *Provided, However* That the Commission may, after a noncontested hearing, forthwith dispose of the proceeding pursuant to the provisions of Rule 32 (b) of the Commission's rules of practice and procedure (as amended June 16, 1947)

(B) Interested State commissions may participate as provided by Rules 8 and 37 (F) (18 CFR 1.8 and 1.37 (f)) of the said rules of practice and procedure.

Date of issuance: September 10, 1947.

By the Commission.

[SEAL]

**J. H. GUTRIE,**  
*Acting Secretary.*

[F. E. Doc. 47-8397; Filed, Sept. 12, 1947;  
8:46 a. m.]

[Docket No. G-936]

**INDIANA GAS & WATER CO., INC.**

**NOTICE OF APPLICATION**

**SEPTEMBER 10, 1947.**

Notice is hereby given that on August 25, 1947, an application was filed with the Federal Power Commission by Indiana Gas & Water Company, Inc., an Indiana corporation having its principal place of business at Indianapolis, Indiana, for an order by the Commission under section 7 (a) of the Natural Gas Act requiring Texas Eastern Transmission Corporation to establish a physical connection of its gas transmission line with the facilities of the applicant and to sell natural gas to applicant at the point of interconnection, near Millhousen, Indiana.

Applicant states that it renders distribution service of natural gas to 31 municipalities and 7 unincorporated communities in Indiana, wherein there were, on June 30, 1947, 65,774 consumers of the various classes. A large part of the natural gas supplied by applicant to the Indiana consumers is purchased directly from Panhandle Eastern Pipe Line Company. Some of the gas so distributed is purchased from the Northern Indiana Public Service Company, which company in turn purchases the gas from Panhandle Eastern Pipe Line Company for distribution in Huntington, Indiana. Applicant also purchases gas from Kentucky Natural Gas Corporation, and in limited quantities from wells in and around Greensburg, Indiana. Wells in the Greensburg area produced 225,000 Mcf in 1945, which was the highest year of production, and this quantity of production is not sufficient to supply the peak day requirements of the Greensburg service area during the winter since 1945. Additional well drilling in the Greensburg gas field did not result in the production of an adequate supply of gas. Reliance upon the Greensburg gas field as the principal source of gas supply for the area is and will continue to be uncertain and inadequate.

Applicant further states that a more adequate source of supply is essential in the public interest, and that its requirements can only be satisfactorily met with a supply from a natural gas pipe line.

Applicant further states that Texas Eastern Transmission Corporation's "Big Inch Gas Lines" are much closer to the Greensburg service area than any of the gas transmission lines of the other companies above named. The distance is 3.2 miles from applicant's 4-inch gas line serving the Greensburg area to Big Inch



line at the point of the desired connection.

Any interested State commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of Rule 37 of the Commission's rules of practice and procedure (18 CFR 1.37) and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with reasons for such request.

The application of Indiana Gas & Water Company, Inc., is on file with the Commission and is open to public inspection. Any person desiring to be heard or to make any protest with reference to the application shall file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of publication of this notice in the FEDERAL REGISTER, a petition to intervene or protest. Such petition or protest shall conform to the requirements of Rule 8 or 10, whichever is applicable, of the rules of practice and procedure (as amended on June 16, 1947) (18 CFR 1.8 or 1.10)

[SEAL] J. H. GUTRIDE,  
Acting Secretary.

[F. R. Doc. 47-8398; Filed, Sept. 12, 1947;  
8:46 a. m.]

## FEDERAL TRADE COMMISSION

[Docket No. 5160]

PARKER HERBEX CORP.

### ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 5th day of September A. D. 1947.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission.

*It is ordered*, That Earl J. Kolb, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law.

*It is further ordered*, That the taking of testimony and the receipt of evidence begin on Tuesday, October 7, 1947, at ten o'clock in the forenoon of that day (eastern standard time) in Hearing Room, Federal Trade Commission Building, Washington, D. C.

Upon the completion of the taking of testimony and the receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondent. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or

basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 47-8395; Filed, Sept. 12, 1947;  
8:46 a. m.]

[Docket No. 5475]

ARMY AND NAVY PUBLISHING CO. ET AL.

### ORDER APPOINTING TRIAL EXAMINER AND FIXING TIME AND PLACE FOR TAKING TESTIMONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 5th day of September A. D. 1947.

In the matter of Herbert S. Benjamin, William Andrew Benson, Porter Earl Dozier, Joan Clem Goldberger, H. S. Benjamin, Jr., and Florence Riddle Benson, copartners, doing business as The Army and Navy Publishing Company, and The Army and Navy Publishing Company, Inc., and Herbert S. Benjamin, Joan Clem Goldberger, H. S. Benjamin, Jr., Dorothy Dennis and Ann Shendle, copartners, doing business as Army and Navy Photographic Bureau.

This matter being at issue and ready for the taking of testimony and the receipt of evidence, and pursuant to authority vested in the Federal Trade Commission,

*It is ordered*, That William L. Pack, a Trial Examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

*It is further ordered*, That the taking of testimony and the receipt of evidence begin on Monday, September 22, 1947, at ten o'clock in the forenoon of that day (central standard time) in Room 224, Post Office and Court House Building, Baton Rouge, Louisiana.

Upon completion of the taking of testimony and the receipt of evidence in support of the allegations of the complaint, the Trial Examiner is directed to proceed immediately to take testimony and receive evidence on behalf of the respondents. The Trial Examiner will then close the taking of testimony and evidence and, after all intervening procedure as required by law, will close the case and make and serve on the parties at issue a recommended decision which shall include recommended findings and conclusions, as well as the reasons or basis therefor, upon all the material issues of fact, law, or discretion presented on the record, and an appropriate recommended order; all of which shall become a part of the record in said proceeding.

By the Commission.

[SEAL] OTIS B. JOHNSON,  
Secretary.

[F. R. Doc. 47-8396; Filed, Sept. 12, 1947;  
8:46 a. m.]

## INTERSTATE COMMERCE COMMISSION

[S. O. 396, Special Permit 236]

### RECONSIGNMENT OF PEACHES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008) permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Ill., September 5, 1947, by Chas. Abbate, of car NP 90003, peaches, now on the Chicago Produce Terminal to Green Bay, Wis.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 5th day of September 1947.

HOMER C. KING,  
Director  
Bureau of Service.

[F. R. Doc. 47-8392; Filed, Sept. 12, 1947;  
8:45 a. m.]

[S. O. 396, Special Permit 237]

### RECONSIGNMENT OF POTATOES AT CHICAGO, ILL.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph of Service Order No. 396 (10 F. R. 15008), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 396 insofar as it applies to the reconsignment at Chicago, Ill., September 6, 1947, by National Produce Distributors, of car PFE 64670, potatoes, now on the CB&Q (Wood St.) to Philadelphia, Pa.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it

with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 8th day of September 1947.

HOMER C. KING,  
Director  
Bureau of Service.

[F. R. Doc. 47-8383; Filed, Sept. 12, 1947;  
8:45 a. m.]

[S. O. 692, Special Permit 3]

RECONSIGNMENT OF CAR UP 474433 AT  
FAIRMONT, MINN.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph of Service Order No. 692 (12 F. R. 1685), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 692 insofar as it applies to the reconsignment of UP 474433 from Minnesota Transfer to J. F. Anderson Lumber Co., Fairmont, Minn.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 8th day of September 1947.

HOMER C. KING,  
Director  
Bureau of Service.

[F. R. Doc. 47-8394; Filed, Sept. 12, 1947;  
8:45 a. m.]

## SECURITIES AND EXCHANGE COMMISSION

[File No. 70-1560]

GAS SERVICE CO.

### ORDER GRANTING AND PERMITTING APPLICATION-DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 8th day of September A. D. 1947.

The Gas Service Company, a subsidiary of Cities Service Company, a registered holding company, having filed an application-declaration and amendments thereto, pursuant to the Public Utility Holding Company Act of 1935, proposing the acquisition by The Gas Service Company of all of the outstanding capital stocks of Interstate Gas Company and, upon the concurrent acquisition by The Gas Service Company of the assets of Interstate Gas Company, the assumption by The Gas Service Company of the liabilities of Interstate Gas Company; and

A public hearing having been held after appropriate notice and the Commission

having considered the record and having made and filed its findings herein:

It is ordered, That said application-declaration, as amended, be, and hereby is, granted and permitted to become effective forthwith, subject, however, to the terms and conditions prescribed in Rule U-24 of the general rules and regulations under the Public Utility Holding Company Act of 1935.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 47-8418; Filed, Sept. 12, 1947;  
8:49 a. m.]

[File No. 70-1599]

STATEN ISLAND EDISON CORP.

### ORDER PERMITTING DECLARATION TO BECOME EFFECTIVE

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 8th day of September 1947.

Staten Island Edison Corporation ("Staten Island"), an indirect subsidiary of General Public Utilities Corporation, a registered holding company, having filed a declaration, pursuant to sections 6(a) and 7 of the Public Utility Holding Company Act of 1935 ("act") with respect to the following transaction:

Staten Island proposes to issue and sell for cash at principal amount to four commercial banks an aggregate of \$500,000 principal amount of notes which will mature on April 1, 1948, and will bear interest at the rate of 1½% per annum. The net cash proceeds of the sale of the notes are to be used for construction requirements of the company.

Such declaration having been duly filed, and notice of said filing having been duly given in the form and manner prescribed by Rule U-23 promulgated pursuant to said act, and the Commission not having received a request for hearing with respect to said declaration within the period specified in said notice, or otherwise, and not having ordered a hearing thereon; and

The Commission finding that no adverse findings are necessary with respect to the declaration and deeming it appropriate in the public interest and in the interest of investors and consumers that said declaration be permitted to become effective, and deeming it appropriate to grant a request of declarant that the order become effective so as to permit consummation of the proposed transaction not later than September 5, 1947.

It is hereby ordered, Pursuant to Rule U-23 and the applicable provisions of the act, and subject to the terms and conditions prescribed in Rule U-24, that the declaration be, and the same hereby is, permitted to become effective forthwith.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 47-8419; Filed, Sept. 12, 1947;  
8:50 a. m.]

[File No. 70-1606]

TEXAS UTILITIES CO. AND TEXAS ELECTRIC  
SERVICE CO.

### NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 8th day of September A. D. 1947.

Notice is hereby given that Texas Utilities Company ("Utilities") a registered holding company subsidiary of American Power & Light Company, a registered holding company subsidiary of Electric Bond and Share Company, also a registered holding company, and Utilities' electric utility subsidiary, Texas Electric Service Company ("Texas"), have filed a joint application-declaration, and amendment thereto, pursuant to the Public Utility Holding Company Act of 1935, and have designated sections 6(a) 7, and 12 (f) of the act and Rules U-45 and U-50 of the rules and regulations promulgated under said act as applicable to the proposed transactions.

Notice is further given that all interested persons may, not later than September 22, 1947 at 11:00 a. m., e. d. s. t., request the Commission in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request and the issues, if any, of fact or law raised by said application-declaration, as amended, which he desires to controvert, or may request that he be notified if the Commission should order a hearing thereon. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania. At any time after 11:00 a. m., e. d. s. t., on September 22, 1947, said application-declaration, as filed or as amended, may be granted and permitted to become effective as provided in Rule U-23 of the rules and regulations promulgated under said act, or the Commission may exempt such transactions as provided in Rules U-20 (a) and U-100 thereof.

All interested persons are referred to said application-declaration, as amended, which is on file with this Commission for a statement of the transactions therein proposed which may be summarized as follows:

Texas proposes to issue and sell, pursuant to the competitive bidding requirements of Rule U-50, \$7,000,000 principal amount of First Mortgage Bonds, 5% Series, due 1977. The said bonds are to be issued under and secured by Texas' presently existing Mortgage and Deed of Trust dated as of March 1, 1945, as supplemented by a First Supplemental Indenture to be dated as of October 1, 1947. Of the proceeds from the sale of said bonds, \$2,500,000 will be retained by the Trustees pending withdrawal by Texas under the terms of the Mortgage and Deed of Trust dated as of March 1, 1945, as supplemented, on the basis of property additions. The remainder of the proceeds will be added to Texas' general cash funds to be used to finance the company's construction program and for other corporate purposes, including the repayment of such short term loans as

may be incurred to finance the construction program prior to the sale of the bonds herein proposed to be issued.

Utilities proposes to make a cash contribution to the capital of Texas in the amount of \$1,000,000, which amount Texas will add to the stated value of its common stock. The sum so contributed may be used by Texas to repay bank loans, for general corporate purposes, or to call and retire a part of its preferred stock should it carry out a presently contemplated program of refinancing such stock.

In the application-declaration, as amended, the company agrees that in the event an order shall be entered approving the proposed transactions, this Commission may make such reservations of jurisdiction as it deems appropriate with respect to the results of competitive bidding and the reasonableness of fees and expenses incurred in connection with the proposed transactions.

Applicants-declarants request that the Commission's order herein be issued as promptly as may be practicable and become effective upon the issuance thereof.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 47-8417; Filed, Sept. 12, 1947;  
8:49 a. m.]

[File No. 70-1619]

PUBLIC SERVICE CORP. OF NEW JERSEY AND  
SOUTH JERSEY GAS CO.

#### NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the city of Philadelphia, Pennsylvania, on the 8th day of September 1947.

Notice is hereby given that a joint application-declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by the Public Service Corporation of New Jersey (Public Service), a registered holding company and its public utility subsidiary, South Jersey Gas Company (South Jersey). Applicants designate sections 6 (b) 9 (a) 10, and 12 (d) of the act and Rules U-42, U-43, and U-50 as applicable to the proposed transactions.

Notice is further given that any interested person may, not later than September 24, 1947, at 5:30 p. m., e. d. s. t., request the Commission in writing that a hearing be given on such matter, stating the nature of his interest, the reasons for such request, and the issues, if any, of fact or law raised by said application-declaration proposed to be controverted, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, such application-declaration, as filed or as amended, may be granted and permitted to become effective for the purpose of inviting bids for the bonds, as provided in Rule U-23 of the rules and regulations promulgated pursuant to said act, or the

Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said application-declaration which is on file in the office of the Commission, for a statement of the transactions therein proposed which are summarized below.

South Jersey proposes to issue and sell, pursuant to the competitive bidding requirements of Rule U-50 promulgated under the act, \$4,000,000 principal amount of First Mortgage Bonds — 5% Series due 1977. The interest rate and the price to the company for the new bonds will be determined by competitive bidding, except that the invitation for bids will specify that the price to the company shall not be less than 100%, nor more than 102.75% of the principal amount of the bonds, plus interest from October 1, 1947.

The net proceeds from the sale of the bonds, together with treasury cash, will be applied as follows:

(a) To the redemption, at 105% of the principal amount shown below, of the following series of First Mortgage Gold Bonds of People's Gas Company (to which South Jersey is successor)

\$658,000 principal amount of 5½% Series due 1960.

\$1,396,000 principal amount of 5% Series due 1968.

(b) To the redemption of \$3,767,000 principal amount of Atlantic City Gas Company (the former name of South Jersey) First Mortgage 5% Sinking Fund Gold Bonds at 105% of the principal amount thereof, and the redemption of \$843,000 principal amount of said company's First Lien and Refunding Mortgage Gold Bonds, 5% Series due 1957, at 101% of the principal amount thereof.

(c) To the acquisition by South Jersey from Public Service, of People's Gas Company First Mortgage Gold Bonds at the following respective total prices (exclusive of accrued interest)

Amount and series	Price
\$2,000 principal amount of 5½ percent series due 1960.....	\$1,920.00
\$40,000 principal amount of 5 percent series due 1968.....	37,062.50
Total.....	38,982.50

Such prices are stated to be the cost to Public Service of said bonds.

The proposed issue and sale of bonds has been submitted to the Board of Public Utility Commissioners of the State of New Jersey for its approval.

South Jersey requests that the Commission's order be issued herein on or before October 2, 1947 and become effective forthwith so that it may invite bids for the bonds on October 3, 1947.

By the Commission.

[SEAL] ORVAL L. DuBOIS,  
Secretary.

[F. R. Doc. 47-8420; Filed, Sept. 12, 1947;  
8:48 a. m.]

## DEPARTMENT OF JUSTICE

### Office of Alien Property

**AUTHORITY:** 40 Stat. 411, 55 Stat. 833, Pub. Laws 322, 671, 79th Cong., 60 Stat. 50, 825; 50 U. S. C. and Supp. App. 1, 616, E. O. 9193, July 6, 1942, 3 CFR, Cum. Supp., E. O. 9567, June 8, 1945, 3 CFR, 1945 Supp., E. O. 9783, Oct. 14, 1946, 11 F. R. 11931.

[Vesting Order 9679]

FRANK HELLING

In re: Estate of Frank Helling, deceased. File D-28-11155; E. T. sec. 15736.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9783, and pursuant to law, after investigation, it is hereby found:

1. That Bernard Helling, Theresa Durhoff, Anna Kramer, Conrad Hunemeyer, Herman Hunemeyer, Stephen Hunemeyer, and Bernard Hunemeyer, whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany).

2. That the issue of Bernard Helling, names unknown, the issue of Theresa Durhoff, names unknown, the issue of Stephen Helling, deceased, names unknown, the issue of Bertha Helling Brocksneider (Brockschneider) names unknown, and the issue of Henry Helling, deceased, names unknown, who there is reasonable cause to believe are residents of Germany, are nationals of a designated enemy country (Germany).

3. That the sum of \$11,030.12 was paid to the Attorney General of the United States by Mary Millert, Executrix of and under the will of Frank Helling, deceased;

4. That the said sum of \$11,030.12 is presently in the possession of the Attorney General of the United States and was property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to; or which was evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

5. That to the extent that the persons named in subparagraph 1 and the issue of Bernard Helling, names unknown, the issue of Theresa Durhoff, names unknown, the issue of Stephan Helling, deceased, names unknown, the issue of Bertha Helling Brocksneider (Brockschneider) names unknown; and the issue of Henry Helling, deceased, names unknown, are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

This vesting order is issued nunc pro tunc to confirm the vesting of the said property in the Attorney General of the United States by acceptance thereof on February 17, 1947, pursuant to the Trading with the Enemy Act, as amended.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 19, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-8421; Filed, Sept. 12, 1947; 8:50 a. m.]

[Vesting Order 9728]

KUNO SCHOELLKOPF

In re: Debt owing to and stock owned by Kuno Schoellkopf. F-28-577-A-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Exec-

utive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Kuno Schoellkopf, whose last known address is Stuttgart, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows:

a. That certain debt or other obligation owing to Kuno Schoellkopf, by Schoellkopf, Hutton & Pomeroy, Inc., 70 Niagara Street, Buffalo, N. Y., in the amount of \$1,040.89, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same, and

b. Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered in the names of the persons set forth in Exhibit A, together with all declared and unpaid dividends thereon,

as property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 25, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

EXHIBIT A

Name and address of issuing corporation	State of incorporation	Certificate No.	Number of shares	Par value	Type of stock	Registered owner
American Home Products Corp., Jersey City, N. J.	Delaware	073736	10	\$1.00	Common	Schoellkopf, Hutton & Pomeroy, Inc.
American Telephone & Telegraph Co., 195 Broadway, New York 7, N. Y.	New York	R191185	5	100.00	Capital	Do.
General Foods Corp., 250 Park Ave., New York 17, N. Y.	Delaware	0414731	10	No par	Common	Do.
General Motors Corp., 3041 West Grand Blvd., Detroit, Mich.	do.	E444-577	10	10.00	do.	Do.
Montgomery Ward & Co., Inc., 619 West Chicago Ave., Chicago, Ill.	Illinois	NC0624507	20	No par	do.	Do.
Niagara Share Corp., 70 Niagara St., Buffalo 2, N. Y.	Delaware	BBB/021592 @	95		B Common	Do.
		BBB125 @	100		do.	Do.
		BBB126 @	100		do.	Do.
		BBB/018393 @	32		do.	Knack & Co.
		BBB/018693 @	3		do.	Do.
Oklahoma Natural Gas Co., 624 South Boston Ave., Tulsa, Okla.	do.	C09396	20	15.00	Common	Schoellkopf, Hutton & Pomeroy, Inc.

[F. R. Doc. 47-8422; Filed, Sept. 12, 1947; 8:50 a. m.]

[Vesting Order 9729]

WALTER AND MARY VASEL

In re: Stock owned by Walter Vasel and bank account owned by Walter Vasel and Mary Vasel. D-28-11212-D-1/3, D-28-11212-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Walter Vasel and Mary Vasel, each of whose last known address is Germany, are residents of Germany and nationals of a designated enemy country (Germany).

2. That the property described as follows: Those certain shares of stock described in Exhibit A, attached hereto and by reference made a part hereof, registered in the name of Walter Vasel, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on ac-

count of, or owing to, or which is evidence of ownership or control by Walter Vasel, the aforesaid national of a designated enemy country (Germany)

3. That the property described as follows: That certain debt or other obligation of The Roslyn Savings Bank, Roslyn, New York, arising out of a savings account, Account Number 24786, entitled Walter Vasel or Mary Vasel, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Walter Vasel and Mary Vasel, the aforesaid nationals of a designated enemy country (Germany);

and it is hereby determined:

4. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as

nationals of a designated enemy country (Germany).

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 25, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

## EXHIBIT A

Name and address of issuing corporation	State of incorporation	Type of stock	Certificate No.	Number of shares
Guaranty Trust Co. of New York, 140 Broadway, New York, N. Y.	New York	\$100 par value common stock.	0159733 0183449 82231	1 1 25
Soco-Vacuum Oil Co., Inc., 28 Broadway, New York, N. Y.	do	\$15 par value capital stock.	NYL-82237	20
General Motors Corp., 1775 Broad- way, New York, N. Y.	Delaware	\$10 par value common stock.	CC41-831	10

[F. R. Doc. 47-8423; Filed, Sept. 12, 1947; 8:50 a. m.]

[Vesting Order 9752]

## MARtha BUHRING

In re: Bond and mortgage, property insurance policy, claim and check owned by Martha Buhring, formerly known as Martha Brunjes.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Martha Buhring, formerly known as Martha Brunjes, whose last known address is Osterholz, Scharmbeck, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as follows:

a. A mortgage executed on May 23, 1924, by Glicksil Realty Corporation to United States Title Guaranty Company, and recorded on May 27, 1924, in the Office of the Register of Queens County, New York, in Liber 2410 of Mortgages, at Page 572, which mortgage was assigned by Martin Brunjes, as ancillary guardian of Martha Brunjes, to Martha Brunjes, by instrument executed January 18, 1938, and recorded in the Office of the Register of Queens County, New York, on February 7, 1938, in Liber 4408 of Mortgages, at Page 137, and any and all obligations secured by said mortgage, including but not limited to all security rights in and to any and all collateral (including the aforesaid mortgage) for any and all such obligations and the right to enforce and collect such obligations and the right to possession of any and all notes, bonds and other instruments evidencing such obligations,

b. All right, title and interest of the person named in subparagraph 1 hereof, in and to Fire Insurance Policy No. 92-2366, issued by Merchants and Manufacturers Insurance Company of New York, 92 William Street, New York, New York, in the amount of \$10,600.00, which policy expires April 3, 1948, and insures the property subject to the mortgage described in subparagraph 2-a hereof,

c. The sum of \$1,512.75, presently in the possession of the Attorney General of the United States, which was received from William F. Wund, arising by reason of collections made on behalf of the person named in subparagraph 1 hereof by the said William F. Wund, and

d. That certain debt or other obligation, owing to the person named in subparagraph 1 hereof, evidenced by Check No. 8-624, drawn on the Bank of Manhattan Company, 40 Wall Street, New York, New York, by the Superintendent of Insurance of the State of New York,

to the order of Martha Buhring, in the amount of \$30.00, which check is presently in possession of the Attorney General of the United States, including particularly but not limited to the right to possession and presentation for collection and payment of the aforesaid check, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described in subparagraph 2 hereof, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on September 4, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-8425; Filed, Sept. 12, 1947;  
8:50 a. m.]

[Vesting Order 9667]

## CARL STANGEN

In re: Debts owing to and stock owned by Carl Stangen, also known as Karl Stangen. F-28-2871-C-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Carl Stangen, also known as Karl Stangen, whose last known address

is St. Pauli Fishmarkt (24) Hamburg 4, Germany, is a resident of Germany and a national of a designated enemy country (Germany)

2. That the property described as follows:

a. That certain debt or other obligation owing to Carl Stangen, also known as Karl Stangen, by William E. Morris, as Executor of the Estate of Thomas F. Morris, c/o Townley Chambers and Clare, 60 Broadway, New York, New York, in the amount of \$5,000.00, as of February 26, 1947, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

b. That certain debt or other obligation owing to Carl Stangen, also known as Karl Stangen, by Ergen Corporation, 60 Broadway, New York, New York, in the amount of \$9,329.33, as of February 26, 1947, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same, and

c. Nine thousand one hundred and forty-four (9,144) shares of \$100 par value capital stock of George Ehret Columbus Circle Corporation, in dissolution, 60 Broadway, New York, New York, a corporation organized under the laws of the State of New York, evidenced by Certificates Numbered 17 and 23, for 9,143 and 1 shares, respectively, and registered in the name of Carl Stangen, together with all declared and unpaid dividends thereon, and all rights and interests represented by ownership of the said shares, including all rights and interests in the assets of the said corporation,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the person named in subparagraph 1 hereof is not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 13, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-8382; Filed, Sept. 11, 1947;  
8:48 a. m.]



[Vesting Order 9689]

ALBERT VOLCKERTS ET AL

In re: Stock owned by Albert Volckerts and others and bank account owned by Johanna Albrecht. D-66-2268-D-1, F-28-677-D-1, F-28-532-D-1, F-28-8252-D-1, F-28-746-D-1, F-28-746-A-1, F-28-746-E-1.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That the persons, whose last known addresses are set forth opposite their names, as follows:

*Name and Address*

Albert Volckerts, c/o Swift & Company, G. M. B. H. Jungfernstieg 7, Hamburg 36, Germany.

Oswald Saalbach, c/o Mrs. Thekla Saalbach, Gohliser Strasse 19, Leipzig, Germany.

Michael Hafner and Karolina Hafner, Haidhofen, Post Haidhofen, Niederbayern, Germany.

Johanna Albrecht, Augustenstrasse 127, Eestadt, Rostock, Germany.

are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows:

(a) One hundred and seventy (170) shares of \$25.00 par value capital stock of Swift & Company, Union Stock Yards, Chicago 9, Illinois, a corporation organized under the laws of the State of Illinois, evidenced by the certificates listed below, registered in the names of the persons listed below in the amounts appearing opposite each name as follows:

Registered owner	Certificate No.	Number of shares
Albert Volckerts	CO 19781	40
Michael Hafner and Karolina Hafner as joint tenants with rights of survivorship and not as tenants in common.	CO 163702	30
Johanna Albrecht under will of Friedrich J. Albrecht, deceased.	CO 29338	30

together with all declared and unpaid dividends thereon,

b. Fifteen (15) shares of \$100.00 par value capital stock of Swift & Company, Union Stock Yards, Chicago 9, Illinois, a corporation organized under the laws of the State of Illinois, evidenced by certificates numbered D 15360 and C 90272, for five and ten shares respectively, registered in the name of Oswald Saalbach, together with all declared and unpaid dividends thereon and all rights to exchange said shares for shares of \$25.00 par value,

c. One (1) The First National Bank of Chicago deposit certificate, numbered 112999, for twenty-five (25) shares of 15 Argentine Gold Pesos par value capital stock of Compania Swift Internacional, S. A. C., Buenos Aires, Argentine Republic, South America, a corporation organized under the laws of the Argentine Republic, registered in the name of Johanna Albrecht under the Will of Frederick Albrecht, deceased, together with any and all declared and unpaid dividends on such shares and any and all rights under and to said deposit certificate, and

d. That certain debt or other obligation of The First National Bank of Chicago, 38 South Dearborn Street, Chicago 90, Illinois, arising out of a Blocked Funds Account of Compania Swift Internacional capital shares dividends, entitled Johanna Albrecht u/w of Frederick Albrecht, Dec'd, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country (Germany)

and it is hereby determined:

3. That to the extent that the persons named in subparagraph 1 hereof are not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 13, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-8383; Filed, Sept. 11, 1947;  
8:48 a. m.]

[Vesting Order 9715]

KIICHI HARADA ET AL.

In re: Stock owned by Kiichi Harada and others. F-39-2485-D-1, F-28-24103-D-1, F-28-22768-D-1/2.

Under the authority of the Trading with the Enemy Act, as amended, Executive Order 9193, as amended, and Executive Order 9788, and pursuant to law, after investigation, it is hereby found:

1. That Kiichi Harada, whose last known address is Box 2, Shirokame Post Office, Tokyo, Japan, is a resident of Japan and a national of a designated enemy country (Japan)

2. That Karl Josef Philipps, whose last known address is Solingen-Graefrath, Germany, and Hedwig Nicol, whose last known address is c/o Frau Hedwig Peters, 40 Viktoria Strasse, Wuppertal, Elberfeld, Germany, are residents of Germany and nationals of a designated enemy country (Germany).

3. That the property described as follows: Sixty (60) shares of \$25 par value capital stock of The Yale & Towne Manufacturing Company, Chrysler Building, 405 Lexington Avenue, New York, New York, a corporation organized under the

laws of the State of Connecticut, evidenced by the certificates whose numbers are listed below, registered in the names of the persons listed below in the amounts set forth opposite said names as follows:

Certificate No.	Name in which registered	Number of shares
21093	Kiichi Harada	8
22050	Kiichi Harada	10
23812	Kiichi Harada	20
25326	Kiichi Harada	12
21819	Karl Josef Philipps	6
KF 21034	Miss Hedwig Nicol	6

together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Kiichi Harada, the aforesaid national of a designated enemy country (Japan), and Karl Josef Philipps and Hedwig Nicol, the aforesaid nationals of a designated enemy country (Germany).

4. That the property described as follows: Ten (10) shares of no par value common capital stock of United States Freight Company, 40 Rector Street, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by certificate number F-6960, registered in the name of Miss Hedwig Nicol, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Hedwig Nicol, the aforesaid national of a designated enemy country (Germany),

and it is hereby determined:

5. That to the extent that the persons named in subparagraphs 1 and 2 hereof are not within a designated enemy country, the national interest of the United States requires that the person named in subparagraph 1 be treated as a national of a designated enemy country (Japan) and the persons named in subparagraph 2 be treated as nationals of a designated enemy country (Germany)

All determinations and all action required by law, including appropriate consultation and certification, having been made and taken, and, it being deemed necessary in the national interest,

There is hereby vested in the Attorney General of the United States the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order 9193, as amended.

Executed at Washington, D. C., on August 25, 1947.

For the Attorney General.

[SEAL] DAVID L. BAZELON,  
Assistant Attorney General,  
Director, Office of Alien Property.

[F. R. Doc. 47-8383; Filed, Sept. 11, 1947;  
8:48 a. m.]